## PRACTICAL POINTERS FOR PATENTEES

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F. A. CRESEE, M.E.

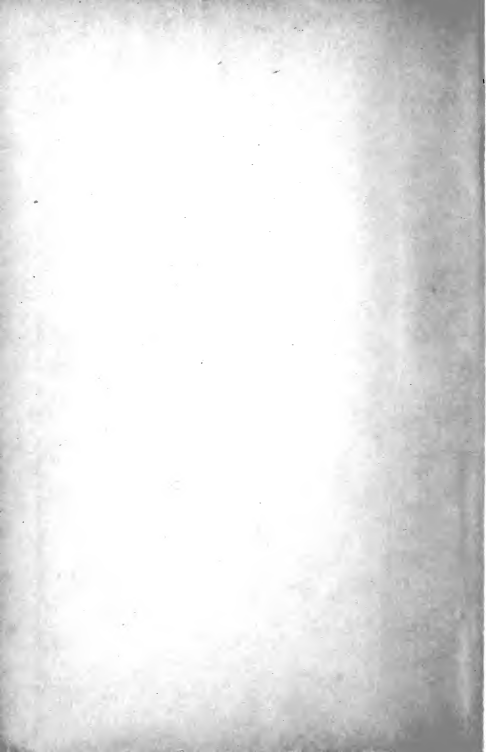


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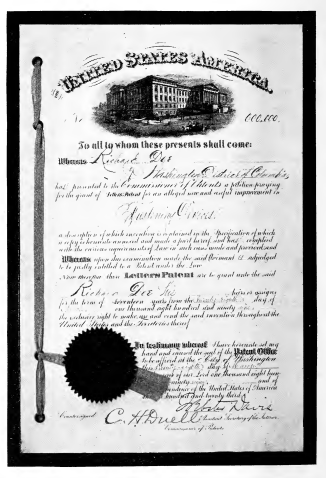
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A GOOD PATENT, PROPERLY HANDLED,
IS A STEPPING STONE
TO SUCCESS AND FORTUNE

# PRACTICAL POINTERS for PATENTEES

### CONTAINING VALUABLE INFORMATION AND ADVICE ON THE SALE OF PATENTS

AN ELUCIDATION OF THE BEST METHODS EMPLOYED BY THE MOST SUCCESSFUL INVENTORS IN HANDLING THEIR INVENTIONS

By

F. A. CRESEE, M.E.



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### **PREFACE**

THE original conception and working out of an invention is usually a labor of love on the part of the inventor: having perfected his invention in every detail, he finds able and skilled counsel waiting to prepare and prosecute his application for patent before the Patent Office Examiner. When the patent is allowed or issued, the patentee's real work begins—that of turning the patent into money. This is the business end of the inventor's work, which is generally to his interest financially to undertake himself, or to have under his immediate supervision.

The object of this little work, based upon the experience and observation of the author and other successful inventors, is to give the patentee such information and advice as will enable him to proceed more intelligently, on the most successful and economical basis, to realize from his invention.

The American Government issues annually over twenty-five thousand patents; of these fully ninetenths are offered for sale by their respective patentees, who in many cases have no definite lines to pursue in negotiating their patents; many realizing little or nothing from their inventions through careless or bad management, while others, through incompetency, drift into the hands of unscrupulous patent-selling agents only to be swindled.

The numerous inquiries from patentees seeking practical, reliable, and up-to-date information as to the best and most successful methods of realizing from the product of their ingenuity, has led the author, after due deliberation, to prepare and present this work to the American inventor, with a view of supplying a long-felt want, with the hope that it will save them many expensive experiments in handling their patents, and advance them on the road to success.

It has been the endeavor of the writer to cover briefly every subject that is usually encountered by patentees in disposing of their patents, not only in the matter of selling, but also in the equally important and perplexing questions of arriving at the value of patents, legal forms, statistics, etc., etc.

Realizing that the work may be deficient in many respects, the hope that it will prove instructive, and the belief that it contains many practical pointers for patentees is still entertained by

THE AUTHOR.

February, 1901.

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### PRACTICAL POINTERS for PATENTEES

#### CHAPTER I

#### DEMAND FOR INVENTIONS OF MERIT

THAT there is a demand for inventions of merit which can be readily disposed of at a reasonable profit to the inventor, there can be no doubt. There perhaps never was a time in the history of our country when the demand for meritorious inventions was so great as the present. The conveniences of mankind, in all his varied vocations and callings, require continual changes and improvements in the apparatuses and implements used in order to save time, labor, and expense, and to keep pace with the never-ceasing progress of civilization.

At no time in the past has there been so deep an interest manifested by the public generally in the inventions of our bright-minded men and women, and at no time has capital been more readily interested and ready to invest in any practical improvement which can offer a fair chance of monopoly under the patent laws.

Business men, capitalists, and manufacturers are ever on the alert for new and desirable inventions, which will supersede in utility those which are already on the market. By purchasing such inventions, they secure novelties which will not only enable them to avoid the keen competition and to a great extent monopolize the trade in their own respective lines of business, but also to make sales more easily, and thus make their business more profitable.

Every well-informed person knows that a monopoly is the desideratum of business men. The monopoly or protection of an industry

Monopoly in afforded by the patent laws is, perhaps, the one monopoly that directly benefits the world. Were it not for the protection and monopoly offered inventors by governments, for a certain number of years, to disclose their inventions, inventors would simply keep them secret, or if used at all, would do so only in such a manner as would prevent the world at large from learning of or utilizing it, thus debarring the public as a whole from its benefits. This monopoly in patents has had much to do with the material progress of the world during the century just ended.

Anyone having a monopoly of a good trade article is assured of a fortune. If capitalists and

manufacturers can secure the control of any new invention of merit for their sole use and purposes, which can be manufactured and sold more cheaply than those now on the market, and which will perform its work in a quicker and better manner than the devices now in use, they will be only too willing to pay patentees handsomely for patents covering such inventions.

There are numerous staple articles of commerce whose manufacture is open to all, and which every mercantile house in the country is handling at a profit, notwithstanding the great number engaged in its manufacture and sale in every section of the country. Now, if there can be supplied some better or cheaper article in any line of industry, the firm or person who secures the monopoly of its manufacture and sale, simply controls the market, and human endurance and energy are the only limits to the degree of profits such a firm or person can secure from the manufacture and sale of such an article, if adequately protected by a valid patent.

In an official report the Commissioner of Patents clearly sets forth that from six to seven

Industrial
Progress
Based on the Patent
System.

eighths of the entire manufacturing capital of the United States is either directly or indirectly based upon patents. This vast amount of money, upward of six thousand millions of dollars, con-

tinually employing great armies of people, in industries based upon patents of every class, supplies the country with improved articles of every description. It has been well said that, "Patents and trade go hand in hand."

The largest and most opulent manufacturers in the country will be found to be the heaviest owners of patents, developers of inventions, and patrons of the Patent Office. While all inventions are not telegraphs, telephones, sewing-machines, or electric lights; nor can all business houses be Westinghouses, Hoes, McCormicks, Bells, or Edisons, yet all over this country, and others as well, there are springing up a great number of moderately large growing firms who, ever on the alert for success, devise or secure control of some valuable patent, by which they can successfully invade and control to a certain extent particular lines of industry.

Nearly every leading factory in the world owes its commencement and success to the prestige and protection afforded by the possession of a good and valid patent.

#### CHAPTER II

#### INCOME FROM INVENTIONS

It has been aptly said that the products of all the gold, silver, and diamond mines in the world would not equal in value the annual income of American inventors. It has been carefully estimated that there are at least fifty patents in the United States which yield over \$1,000,000 annually, some 300 that yield over one-half million, from 500 to 800 which bring from \$250,000 to \$500,000, and between 15,000 and 20,000 that bring over \$100,000 annuities. Besides these, there are thousands upon thousands of patents which yield yearly more profit to their fortunate possessors than could be accumulated in a lifetime by a wage-earner.

There are thousands of patents sold outright every year by the patentees of the United States Independence for thousands of dollars; and, to the through already long list of successful invent-Invention. ors, each year adds many more, who have become independent through the proper handling of the product of their ingenuity. Indeed there can hardly be conceived a quicker way for the average person to attain independence and

wealth than by inventing something of real worth and merit that can be quickly turned into money. The inventive field is large, and each invention opens up a new field for improvements, and it is the "improver," without question, that reaps the greatest benefit from any invention. Owing to the ever forward progress of civilization, there is no limit to the possible improvements in the sciences, arts, and manufactures.

It must, however, be borne in mind that all patents are not remunerative, neither are all gold Unprofitable mines productive of fortunes, and one may lose money in patents as well as in any other business. There are thousands of patents, many having merit no doubt, which have never been sufficiently brought before the public to test their merits, effect their sale, or manufacture; this in many instances is owing to incompetency, or bad management on the part of the patentee or his agents. There are thousands of other patents that do not prove remunerative because they do not supply a real want, while still others are such slight improvements upon existing inventions that they necessitate such narrow claims, which render the patent of little or no value. One has only to look over the weekly issue of patents to see many of the last class.

As before stated, while there are many thousands of patents that do not pay—and many no

doubt cause their owners disaster, as is the case in any other business or investment; on the other hand, the far greater proportion of patents granted are productive of handsome profits, if properly managed.

That the majority of patents taken out prove lucrative is evident from the fact that upward Money in of fifty thousand applications for patents. ents and designs are filed each year in the United States Patent Office, and upward of five hundred are granted and issued each week. Probably about one-fifth of these patentees obtain their patents with a definite view of manufacturing their inventions, and the remainder obtain theirs with a view of realizing from the sale of the rights to manufacture.

It may be said, as a general thing, there is more money in small inventions than in larger ones, from the fact that they can be easily manufactured anywhere with but little outlay of capital; they usually fill a general need, and the profit derived from their manufacture is large, besides the patent is more readily disposed of; while with larger inventions it requires more money and ability in handling the patent, and the invention must be unusually promising to justify the erection of a plant costing thousands of dollars for its manufacture. However, when large and complicated inventions do pay, they usually pay well.

It must be remembered that the actual cash value of a patent is not in the patent itself, but in Business the sale or use of the monopoly it af-Capacity fords, and the amount realized from Inventor. any invention frequently depends upon the business capacity of the inventor or his agents. Owing to his business ability, one person may make a fortune out of an unpromising improvement, while another, through bad or careless management, will realize little or nothing from a brilliant invention.

Speaking along this line in an official report the chief examiner of the Patent Office says: "A patent, if it is worth anything, when properly managed, is worth and can easily be sold for from \$1,000 to \$50,000. These remarks only apply to patents of ordinary or minor value. They do not include such as the telegraph, the planing machine, and the rubber patents, which are worth millions each. A few cases of the first kind will better illustrate my meaning:

"A man obtained a patent for a slight improvement in straw cutters, took a model of his invention through the Western States, and after a tour of eight months returned with \$40,000 in cash or its equivalent.

"Another inventor in about fifteen months made sales that brought him \$60,000, his invention being a machine to thrash and clean grain.

A third obtained a patent for a printing ink, and refused \$50,000, and finally sold it for about \$60,000.

"These are ordinary cases of minor inventions embracing no very considerable inventive powers and of which hundreds go out from the Patent Office every year. Experience shows that the most profitable patents are those which contain very little real invention, and are to a superficial observer of little value."

Under the writer's personal observation has come many instances where inventors have secured patents on improvements which to a casual observer would appear insignificant, vet through shrewd management they have been made to yield princely incomes. Among these one case worthy of note is that of a young man in Pennsylvania who secured a patent on a toy game which any person could have thought of, but few would have considered worth protecting by letters patent. He was offered \$1,000 for the patent by one manufacturer at the outset which he refused, and afterward he placed it on royalty with quite a number of large manufacturers throughout the country. He receives but one cent on each one manufactured, yet his income averages over \$12,000 a year. Another borrowed part of the money with which to obtain a patent on a railway tie plate, which was bought by a

corporation for \$25,000, after having manufactured it for two years on royalty. And many others, who have realized from one to five thousand dollars on such slight improvements on which few would have thought worth applying for a patent.

Patentees who would realize any considerable amount from their patents must not sit down and expect the other fellow to make money out of their inventions for them.

Invention is sometimes called the "genius of the poor," and it is a singular fact that there are Inventions a greater number of inventions made as a Poor Man's by men and women of limited means Opportunity than by those whose wealth, education, Advance. and other advantages would seem to have especially fitted them for success in a field dominated so completely by "brains." This may be explained in a measure by the fact that people of moderate means are brought into closer contact with the arts and manufactures, and are thus the first to discover and improve their defects.

A self-made millionaire, recently speaking to the writer about patents, said: "I know of no business or vocation requiring so small amount of capital, and yielding such immense profits as that of invention. Certainly no person of inventive genius can employ his time and ingenuity to better or more profitable advantage than to invent something that is really needed. Many poor men, through the art of invention, have risen from poverty to reputation, fame, and honor, and taken high places among noted men of all times.

Our moneyed kings may have enriched themselves by stock jobbing, but this precarious procedure requires large capital, and the few enormous fortunes accumulated are merely the monuments marking the graves of thousands of foolhardy unfortunates caught in the vortex of speculation."

#### CHAPTER III

#### SECURING CAPITAL

It is a curious but well demonstrated fact that people who have inventive genius often lack the means to carry out their ideas. An inventor who has ample means can secure his patent and proceed to turn it into money without the necessity of being compelled to solicit financial aid from This, unfortunately, is not generally the case with inventors; indeed, many are often barely able to stand the expense incident to taking out the patent. Patentees laboring under this disadvantage are frequently tempted to part with a small interest in their patents for the sake of securing sufficient funds to carry on the promotion of their inventions and sale of the patent; and in doing this the inexperienced patentee is apt to make the fatal mistake of assigning to another an undivided interest in his invention.

Such an assignment may appear well enough on the face of it, and many patentees have been mis-

Danger led, supposing that under the assignin an Undivided Interest. should be divided pro rata, according to the several interests. This, however, is not

the case in such assignments, and joint-ownership of a patent, or interest therein, does not of itself, without an express agreement to that effect, make the parties partners. They are merely tenants in common, each having the right to separately make, use, or sell the invention so assigned without liability to account to their coowners for any part of the profits derived from the invention through their own efforts.

In an assignment of an undivided interest, the assignee is afforded an opportunity of manufacturing, using, and selling to others to be used the article covered by the patent; also, to grant territorial grants, such rights being unlimited by the terms of the assignment, and it is actually of little consequence how small an interest is thus conveyed, the assignee can proceed with the patent in much the same way as if he were the sole owner; therefore, whenever it is intended that the relation of co-partnership shall exist between the patentee and the assignee of an undivided interest, and that the profits arising from the invention shall be equitable, for their joint benefit, there must be an express agreement between them to that effect, otherwise the assignee will have a decided advantage over the inventor, if he is inclined to be dishonorable, and there are numerous cases on record where patentees have virtually lost their patents by such assignments. Patentees should especially guard against strangers who offer to purchase an undivided interest in their patents.

A better procedure to secure means necessary for the development, introduction, and sale of an

invention is to borrow the money from a friend contingent on the sale of the patent, sell a State or county right, or enter into a contract with a party willing to furnish the means for a certain proportion of the proceeds derived from the invention. Generally speaking, it will not be hard to find a party willing to advance sufficient means to promote an invention which is protected by a patent for a certain percentage of the net receipts arising from its manufacture, sale, or territorial grants, and the patentee will probably find a person among his own acquaintances who will not only be glad to furnish the means necessary, but also be of value to the patentee in realizing from his invention. In any case, whatever is agreed upon should be put in the form of a contract, or an agreement. couched in such terms as will leave no doubt as to the understanding between the parties. following form secures both parties, and will be suggestive of others:

Whereas I, Richard Doe, of Philadelphia, County of Philadelphia, and State of Pennsylvania, have invented certain new and useful improvements in

Telegraph Keys, for which I have obtained Letters Patent of the United States, bearing date

Form of January 1, 1901, and number 000,000,

Agreement. and whereas John Roe, of Camden,
County of Camden, and State of New Jersey,
is desirous of obtaining an interest in the net
profits arising from the sale or working of the
said invention covered by the said Letters Patent.

Now, therefore, this indenture witnesseth, that for and in consideration of one dollar by each of the parties hereto paid to the other, the receipt of which is hereby acknowledged, it is stipulated and agreed as follows:

First, That the said John Roe shall pay all moneys necessary to the construction of a suitable model to represent the said invention; that he shall pay all necessary expense in advertising and bringing said invention before interested parties (and such other clauses as may be deemed necessary and agreed upon, such as the expense of constructing a working model, or carrying out a process, etc.); that he shall make diligent effort to promote the said invention, its manufacture, and sale.

Second, That the said Richard Doe, sole owner of said invention and Letters Patent, in consideration of the payment of the moneys above mentioned, agrees to pay the said John Roe twenty-five per cent. (or other amount agreed upon) of

all the net receipts in any manner arising from the sale or working of the said Letters Patent, during the term for which said patent is granted.

Witness our hands and seals this tenth day of January, A.D. 1901. RICHARD DOE,

JOHN ROE.

In the presence of:

JOHN SMITH,

THOS. JONES.

Before filing an application for a patent, the inventor should see that his invention is fully developed and perfect in every detail. Perfecting Inventions. Many inventors are in such haste to get their inventions in some kind of presentable shape that they do not give these minor, but equally important, details due consideration, and consequently often get patents for inventions which are so crude and primitive as to be almost worthless. However, if the patentee has been so hasty in making his application for a patent, he should not think of exhibiting it, or presenting it to manufacturers or capitalists until he has perfected every detail, as it must be remembered those furnishing capital to promote inventions, and those who assist inventors in placing their inventions on a business basis, are, as a rule, neither mechanical nor scientific, and can therefore make no allowances for imperfections or mistakes

When an inventor first exhibits his invention, it should be so perfected and put into such practical

shape that it will need no explanation of mistakes or excuses that certain Invention. portions of the device have not been quite perfected, or this or that needs to be done in order to accomplish the desired result. Such a procedure would be sure to be fatal to the success of the invention. There must be no mistake about the working of a machine, apparatus, or process. It would be far better to spend a year or even longer in perfecting the invention than to exhibit something that is so imperfect as to require a multitude of excuses and promises as to future improvements. The first impressions of an invention are all-important, and the inventor should not fail to make every effort to exhibit his invention in the best possible shape.

The patentee who proposes to realize from his invention should never let it be known that he is

in want; of course, in some cases he cannot help himself, but he should endeavor to obtain the necessary assistance from his acquaintances, and under no circumstances let those with whom he is trying to deal get an insight into his financial condition, as capitalists and others will very often take the advantage of an inventor when known to be in straitened circumstances, and the patentee probably would

not realize as much from his patent as he otherwise could. Therefore, it is advisable in all cases for the patentee to manifest no impatience, remain silent as to his financial condition, and strive to impress those with whom he is dealing that he is in no condition to be "squeezed."

Inventors, while working on a complicated machine, should not overlook the value and impor-

tance of keeping a record of the prog-Record of ress of the development, illustrating Invention. it with sketches, signing and dating them with each new addition, and, when practical, having it witnessed by one or more persons. This plan is preferred by many inventors to filing a caveat. Such a record will be found very valuable in case of an infringement, as it enables the inventor to ascertain the various steps of his invention, and is a sort of evidence that cannot be impeached. Such a record of a complicated invention, when the inventor has put much time and study upon the subject in perfecting it, will also be found valuable in effecting sales, and in fixing the price of the patent.

It cannot be denied that at the present time there seems to be in many sections of the coun-

Prejudice against patents.

try a strong prejudice against patents, which sometimes makes it difficult to get people sufficiently interested to take hold of any patent; especially is this true

when the patentee endeavors to sell his patent piecemeal; that is, by county, township, shop, or farm rights. No matter how important or valuable the invention may be, there seems to be a disposition on the part of the public to look upon such rights as a fraud, and to be very cautious how they invest in them.

The public is not wholly to blame for this, as in recent years there has been a class of men who have canvassed the country with patent rights, not caring what representations they made so long as they were able to effect a sale; consequently, many people have been lured into purchasing patent rights for a small territory which in many instances were worthless or not as represented, causing them to be more or less skeptical of all patents, as well as to bring this manner of selling patents generally into ill repute. With manufacturers and capitalists, this prejudice does not exist to any great extent, as with them the patent rests solely upon its own merits.

Many inventors overlook the importance of interesting newspaper men in their inventions.

Newspaper This is a matter of great consequence Notoriety. to the inventor in exploiting his invention, and should be given some attention. Newspapers desire items of interest of every description, and readers are usually interested in brief accounts of any new invention possessing

novelty or merit; so that when the inventor once gets his invention into the newspapers it is generally copied by other papers, with the result that the invention gets a large amount of free advertising and publicity. These items frequently attract the attention of capitalists, manufacturers, and others, and at once put the invention in a favorable position before the public as could be done possibly in no other way—certainly in no cheaper way.

Many of the trade journals and other periodicals are also open to receive technical descriptions of inventions of merit concerning industrial improvements. Such articles should be written in good form, containing not over five hundred or a thousand words, and if admitted to this class of publications will be of the utmost value and importance in creating favorable public opinion, and in advancing the inventor's interests.

With hardly an exception, if an invention strikes editors favorably and is adjudged to be of sufficient interest to form an article of news in newspapers, or of sufficient merit to warrant a description in the trade papers, it is pretty certain to prove a success and bring the inventor large returns.

If the invention is of such a character as to strike newspaper men unfavorably, the inventor can resort to the advertisement columns: using the large daily papers, or such publications which in some way relate to the industry to which the patent appertains, and such as have the largest circulation among the class of people it is desired to reach. See about advertising on page 46.

#### CHAPTER IV

HOW TO ARRIVE AT THE VALUE OF A PATENT

Most inventors are not concerned so much about the fame or honor their inventions will bring them, or how much their inventions will advance civilization, or build up a nation, or administer to the conveniences and pleasures of mankind generally, as they are about how much it will net them in dollars and cents; but the patentee should not lose sight of the fact that the profits are in the exact proportion to the actual usefulness of the invention, and its general adaptability. It is immaterial whether the inventor himself intends to deal with the public, or to deal with a man or set of men who are afterward to deal with the public, the conditions are the same, and the profits must ultimately come from the sale of the manufactured article.

It may seem superfluous to say that mere Letters Patent aside from an invention is of no value,

Pecuniary though many inventors are under the value. erroneous impression that if an invention possesses patentability, it must also necessarily have pecuniary value. To be of any pecuniary

value whatever, the invention must cover something for which there is a demand, or for which there can be a demand created, for it cannot be disputed, that if an invention will not bring in money by manufacturing it, it is, in a financial sense, worthless; and the patent thereon is therefore worth some sixty or seventy dollars less than nothing.

An invention, to have commercial value, as previously stated, must cover something for which Commercial there is a demand, or for which there can be a demand created. It may be an entirely new device, or it may be an improvement upon an existing invention, but in any event it must contain a certain degree of utility. In rare cases inventors are able to hit upon an invention in an entirely new field; for these a demand has to be created. For improvements, however, as a general thing, the demand already exists; then the important question arises in determining the commercial value of the patent. "Does the invention in question possess sufficient merit to successfully compete with existing devices of the same class?" In order to do this, it must be of a simpler or cheaper construction, so that it can be manufactured and put on the market at a lower figure; or, it must yield better results, work quicker and at less expense, or economize power, labor, or time. A patented improvement upon an article that can be sold more cheaply, or one which will yield better results than those now selling well on the market, has a decided commercial value and can easily be disposed of at a good price. If the inventor be fortunate enough to combine both of these features in his invention, the value is doubled and success certain.

Perhaps one of the hardest questions that confronts the patentee is how to arrive at a just valu-

Basis for exactly what he should receive for it. This is a very important question, and one which should be looked into before undertaking negotiations. Patentees should not, of course, undervalue their patents, or accept the first small offer made for fear of not receiving another; at the same time, they should not fall into the common error of asking a price that cannot be obtained, which too frequently precludes all chances of a sale. Many business men would rather lose the patent than waste their time constantly dickering about an unreasonable price.

Inventors should be reasonable in their demands, and consider that the purchaser must have a fair share of the profits. He cannot expect to realize all there is in the patent himself. Indeed, patentees usually find that men willing to establish a business on the basis of their untried patents will

require the greater bulk of the profits to be derived from it.

It is evident that only the most general rules for valuation can be given, as each invention must

be studied and valued strictly upon its own merits. Undoubtedly, the best Valuation. and most practical method of ascertaining the value of any invention which is susceptible of being manufactured on a small scale is to have a limited quantity of the articles manufactured—say five hundred or a thousand—and try the experiment of introducing them in a small territory; that is, in a certain county, city, or town, taking great precaution in selecting a person who is capable of carrying forward the business in a business-like manner. This method demonstrates conclusively whether or not the invention will meet with success, and with these figures at hand the patentee will be prepared to prove, to the satisfaction of interested parties, just what the patent is really worth.

This method of procedure not only enables the patentee to get a just valuation of his patent, but also puts it in a more favorable position to be sold; since the commercial value is known and established, it no longer remains an experiment. Interested parties can take their calculations from these figures, and the patentee can exact a price in proportion to the success of the trial experiment.

In order to thus demonstrate the value of a patent, the patentee must possess and advance the necessary means to carry it forward, though, if the experiment prove at all successful, the profits derived from the articles sold will in nearly all cases more than offset the expense incurred. This is a very popular course with inventors, especially in handling small inventions, known as novelty or specialty patents.

If the patentee have not the means to successfully demonstrate the value of his patent by actual trial, as above outlined, then the next best course would be to inquire among reliable manufacturers and ascertain the lowest price for which the invention can be manufactured in large quantities, and the highest price at which it will retail; and then, by carefully studying the market, the patentee should be able to estimate the amount of competition, cost of selling, probable number of sales, interest on the investment, etc., and on these figures base the price he should receive for the patent, being careful to allow the purchaser a liberally fair profit.

While there are at present over seventy-seven million inhabitants in the United States, it is scarcely probable that any invention has yet or ever will be made that will reach half this number of people. With an article of the most general adaptability, including both sexes, the inventor

can hardly hope to reach more than a fourth of the entire population, though, of course, the invention may be subject to regular consumption, so that the people reached would naturally purchase the article again a number of times during the course of a year.

The statistics in the last chapter are given with the view of assisting patentees in determining what proportion of the population will likely want their inventions, and to enable them to estimate prices. In estimating the price to ask for a patent, patentees should not conceive and hang their hopes upon fabulous prices and immediate wealth, which too often dooms ambitious inventors to bitter disappointment; they should rather endeavor to look at their inventions from the purchaser's stand-point, and try to see it in the light in which others view it. It may be well to remember, too, that up to January 1, 1901, 790,623 patents, including re-issues and designs, had been granted by the United States, and it is quite probable that any one inventor may not have the only good thing in the line of patents.

Many patents are more profitable by being placed upon royalty than by any other means, and quite often the patent can be placed for Royalty this way when it is not possible to sell sefigured. outright at a satisfactory price. In determining what royalty the patentee should receive,

he should carefully estimate, in connection with the probable number of sales, what profit the manufacturer can probably make on each, or a number of the articles containing the patented improvements, and should require about twenty-five per cent. of the profits as royalty. Another method used by some inventors is to ascertain the price at which the article can be retailed, and figure the royalty at between one-twentieth and one-tenth of the retail price. Either of the above should give the approximate figure to ask for exclusive royalty contracts. For non-exclusive rights the patentee should ask about one-half of that for exclusive rights.

There is another class of patents that can be best realized from by organizing the proper kind of joint stock companies, and manustock companies.

Stock facturing the invention, the inventor taking a certain amount of the stock and assigning the patent to the company. The patentee should receive between one-fourth and one-half of the capital stock in consideration of his assigning his patent and rights to the company.

The inventor should see that a good portion of the stock is subscribed for and the amount actually paid into the treasury of the company before making the assignment. As a rule, inventors' stock is full paid and non-assessable. In calculating the prices for territorial rights, the application of the invention to that section must be taken into consideration, as Territorial well as the advancement in manufacturing, etc. If the invention belongs to that class of inventions which may be generally adapted in all States alike, such as domestic articles and articles of wearing apparel, then the population will form a very satisfactory basis for valuation.

There are other inventions, however, that apply almost wholly to a certain section of the country, while still others apply more to one section than to another; thus, for instance, mechanical contrivances of the higher order, such as writing machines, mathematical instruments, etc., the North and East are the most valuable; for mining and agricultural implements, etc., the West; while such as the cotton-gin, seeders, and presses apply almost wholly to the South. States and counties having large cities and large towns are also usually more valuable than other States and counties of same population.

The following tables are given as a general estimate of the relative value of the different valuation States and divisions in the majority of Tables. cases; however, these tables are only arbitrary at best, and cannot be applied to all classes of inventions satisfactorily, though they

may serve to materially aid the patentee in determining what price to put upon each State in his own case. Having determined the value of the patent as a whole, the aggregate of the State prices should be about two-thirds more, as there are always some States that cannot be sold separately, while others may have to be sold at a discount.

TABLES FOR ESTIMATING PRICES OF STATE RIGHTS

STATES AND TERRITORIES.	PRICE AS A WHOLE.					
	\$1,000	\$5,000	\$10,000	\$15,000	\$20,000	
Maine	35	175	3,50	500	700	
New Hampshire	30	150	300	450	бос	
Vermont	30	150	300	450	600	
Massachusetts	<b>\$</b> 0	2:25	500	730	1,000	
Rhode Island	20	100	200	300	400	
Connecticut	3.5	173	350	500	700	
New York	6s	300	fgo	950	1,200	
Pennsylvania	65	300	650	930	1,200	
New Jersey	40	200	400	600	Boo	
N. Atlantic Division	Sago	\$1,775	\$5,700	\$5,450	\$7,200	

TABLES FOR ESTIMATING PRICES OF STATE RIGHTS-Continued

States and Territories.	PRICE AS A WHOLE.					
	\$1,000	\$5,000	\$10,000	\$15,000	\$20,000	
Delaware	20	100	200	300	400	
Maryland	40	200	400	600	800	
District of Columbia	15	75	150	200	300	
Virginia	35	200	400	600	800	
West Virginia	35	175	300	500	700	
North Carolina	35	150	300	450	600	
South Carolina	35	150	350	500	700	
Georgia	40	200	400	600	800	
Florida	15	75	150	200	300	
S. Atlantic Division	\$270	\$1,325	\$2,700	\$3,950	\$5,400	
Ohio	60	300	600	900	1,100	
Indiana	55	<b>27</b> 5	550	800	1,000	
Illinois	65	300	650	950	1,200	
Michigan	45	200	350	600	800	
Wisconsin	40	150	275	400	500	
Minnesota	45	200	350	600	800	
Iowa	40	175	350	500	700	
Missouri	45	225	450	650	900	
North Dakota	25	75	150	200	300	
South Dakota	30	100	200	300	400	
Nebraska	30	150	300	450	600	
Kansas	40	175	300	500	700	
N. CENTRAL DIVISION	\$485	\$2,325	\$4,525	\$6,850	\$9,000	

# TABLES FOR ESTIMATING PRICES OF STATE RIGHTS—Continued

States and Territories.	Price as a Whole.					
	\$1,000	\$5,000	\$10,000	\$15,000	\$20,000	
Kentucky	40	200	375	600	700	
Tennessee	30	175	350	500	700	
Alabama	30	150	300	450	600	
Mississippi	30	150	300	450	600	
Louisiana	35	175	300	500	700	
Texas	35	175	300	500	700	
Oklahoma	20	100	200	300	400	
Arkansas	20	75	150	200	300	
S. Central Division	\$230	\$1,200	\$2,275	\$3,500	\$4,700	
Montana	15	50	100	150	200	
Wyoming	20	100	175	250	300	
Colorado	40	175	350	550	700	
New Mexico	15	50	100	150	200	
Arizona	15	50	100	150	200	
Utah	15	50	100	150	200	
Idaho	10	50	75	100	200	
Washington	15	50	100	150	200	
Oregon	20	75	125	200	300	
California	50	250	450	700	900	
Western Division	\$235	\$975	\$1,800	\$2,750	\$3,700	
Grand Total	\$1,600	\$7,600	\$15,000	\$22,500	\$30,000	

### CHAPTER V

#### HOW TO CONDUCT THE SALE OF PATENTS

WHILE the inventor may put much hard study upon his invention and make many costly experiments, this part of his work is usually a pleasure; and in securing the patent he invariably has able counsel in his attorney with no anxiety on his part; but with the commercial proceeding of selling his patent, which involves the greatest prudence and care in managing, it is different, and here is where the inventor's real work begins if he expects to reap the benefit of his invention.

For the benefit of unexperienced patentees it is deemed expedient to give a word of warning here

regarding the host of so-called patent-selling agencies, which under various imposing titles, coupled with an apparently honest and straightforward method of business, tempt each patentee, upon the issue of his patent, to place the same in their hands and authorize them to negotiate the sale thereof. Their propositions are very attractive and temptingly prepared; their offers appear to be "gilt edge"; their circulars are high-sounding and

rose-colored; their contracts are formal looking, and drawn up in an impressive way, highly advantageous to the patentee; but it will be noted in all cases that they will require the patentee to pay down a certain sum under some pretence,such as to cover the cost of advertising the patent, to have circulars printed, to secure copies of the patent for distribution, to have a cut made illustrating the invention, or for membership fee, and so on, it matters not what, so long as it is an advance fee. Many will also agree to sell both the United States and Canadian patents, if the patentee will file the Canadian application through them; it is evident, however, that this is only a scheme to get the patentee to take out the Canadian patent through them-they having no facilities for disposing of either of the patents.

The writer is not prepared to say that there are no honestly conducted patent-selling agencies, but from long experience and observation, has never known where a patentee was ever materially benefited by placing his interests in the hands of these concerns, and has yet to learn of them ever making a sale solely through their own efforts. Very few of these concerns have any facilities whatever for selling patents; all of their time being taken up in mailing their weekly circulars to inventors immediately upon the publication of the Official Gazette, and working inventors up to the

remitting point which usually ends the matter so far as they are concerned, unless they believe they can get another fee out of the patentee.

There may be exceptions, but patentees should fully satisfy themselves as to the integrity of these firms before placing business in their hands, as the Assistant Commissioner of Patents in his report in the Webberburn case, 81 O. G., 19 K, clearly pointed out that the methods of these concerns were such as to sell the patentees rather than their patents.

That the patentee himself is the best selling agent there can be no doubt, for he is familiar The Patentee with the construction and operation of the Best Selling his invention in every detail, and Agent. knows its merits and superior points far better than anyone else, besides manufacturers and others wishing to purchase patents invariably desire to deal with the patentee himself. Business men, it may be said as a rule, do not think very much of an invention which the inventor has abandoned to others to negotiate, moreover the personal push of the inventor is, in nearly all cases, essential to the successful termination of a sale.

Subtract the personal energy and presence of the inventor from the successful inventions of the past and of to-day, and the chances are that they would not have succeeded as they did. It is not only a question of material interest, but also of enthusiasm and confidence, and each patentee, having but one patent or a set of patents to push, can lend thereto that individual attention which insures good work and success.

However, if from any reason the patentee is unable to handle his own invention and must engage the services of an agent or salesman, In Case the he should select one from among his Patentee Cannot Undertake own acquaintances, in whom he has the Selling. confidence. He should if possible get a person who has had experience in the line of the invention, as such a person would likely understand it and the trade better than others. It is not really necessary that he should have had experience in selling patents; if he is a good talker, knows how to approach business men, and thoroughly understands the invention, he will probably make money for the inventor and himself. The patentee should have him submit all offers of value for his consideration, and should not give the agent power to sign or collect. The patentee should name a reasonable price for the patent, allowing the agent a liberal commission upon the price, and encouraging the agent by allowing him a certain percentage of all he may be able to get over and above the price named. This will encourage the agent to work for the highest price obtainable. The inventor should make every effort to be able to personally attend to the details of selling, and keep the business under his personal supervision.

There are a number of plausible methods to which the patentee may resort in disposing of his patent without the aid of questionable selling agents, and it is the purpose of the following pages and succeeding chapter to set forth such methods as have in the past proved beneficial to patentees; those along which success have been achieved, and such as are employed by the most successful inventors of the present time in handling their patents.

It is true that no definite method or system can be given that will apply to all patents alike, as the method in each case will depend more or less upon the character of the invention, and to the particular art to which it belongs; however, from the following pages the patentee should be able to judge what particular methods will best apply to his individual case, and proceed along these lines.

There are many patents issued which the patentees thereof can as successfully dispose of from the smallest hamlet in the United States as from New York, Chicago, or any of our larger cities, while, of course, there are others which only those directly connected with the largest and wealthiest corporations can hope to dispose of successfully. The main thing is not to become discour-

aged or give up until one succeeds in making a sale.

To make the merits and importance of an invention publicly known is, in many cases, one of

the best ways of bringing about the About introduction and sale of a patent. If Advertising. the inventor has a patent on an invention that manufacturers or others want, and can make its merits and superior qualities known to them, negotiations will soon follow. is no way for patentees to place themselves in communication with prospective investors quite equal to an advertisement in the proper medium. Here it may be well to state that patentees who decide to advertise their patents for sale or otherwise should place their advertisements in publications of known standing, such as the leading daily newspapers. A brief, well-worded advertisement in the "Business Opportunities" column of these papers bring quick and good results, though, perhaps a better class of inquiries may be obtained by advertising in the trade journals of the class to which the invention relates, and while the trade journals may not bring about as many inquiries as the dailies, those that answer will be more apt to be interested and talk business. Either of the above are good mediums, but in advertising patents for sale patentees should carefully avoid those publications that are published at uncertain

intervals, and usually for the express purpose of circulating among inventors for various purposes. They do not reach the class of people that invest in patents. Inventors should know the class of people that would be likely to become interested in their inventions, and advertise in such mediums as have the largest circulation among that class.

In the construction of an advertisement there is often too much waste by using too much too werbiage, too many unnecessary words write an Advertise ment. Or sentences, and sometimes too much display. Prudence in the arrangement, and care in editing an advertisement, will save much expense. The size of an advertisement of this class has really little to do with its pulling qualities.

The statements should be assuming, and at the same time truthfy as any deception in an advertisement is sure to work an injury. There should not be more claimed in the advertisement than sounds reasonable, even though it be stating facts; if an advertisement sounds unreasonable it will not have the desired result. Inventors sometimes become so enthusiastic over their inventions that they exaggerate unintentionally. A good rule is for the inventor to read over the advertisement, and ask himself, "If this statement was read by me, would I believe it; would it convince me?" etc.

Putting one's self in the purchaser's place is always one of the best factors in writing good advertisements. The inventor should put himself in the place of the purchaser of the patent, and reason what would induce him to investigate its merits; what would likely cause him to take it up, and so on; he should think and write fully along these general lines, incorporate these reasons into an advertisement; then boil it down by cutting out the unnecessary words and sentences; prune, remodel, and rewrite until he has a brief advertisement, clear, concise, and to the point.

While to advertise, as suggested in the foregoing pages, would require a very moderate out-

lay, and be, perhaps, the better course to pursue: however, in connection Means of Bringing with it, or if the patentee does not Patents before Interested Parties. him to secure copies of a number of the trade inversely of the class to which

Interested advertising, a very good plan is for Parties. him to secure copies of a number of the trade journals of the class to which his invention relates, and carefully look over the advertisements therein, and select a list of such manufacturers as would seem likely to be induced to purchase the patent in question, or manufacture the article on royalty. In this manner the patentee will probably get the best up-to-date list obtainable, and it may be set down as a fact, with very few exceptions, that if manufacturers

and dealers who make and handle just such articles as the patent calls for cannot be interested, it is very hard to interest others not engaged in such line, except when the invention is large, and requires a great deal of capital to work the same.

To each of the parties of the list thus selected, or to a number of them, the inventor should write

a well-composed and convincing letter How to Correspond setting forth the invention in its best light, and stating just why it would be Manufacto the interest of the parties solicited to investigate the same. Some time should be spent on this letter before attempting to write it, and the writer should weigh well in his own mind what would be best to say, and the proper way of expressing it. He should be as brief as possible. consistent with legibility. The statements should be assuming, yet in every respect true. He should state in brief terms just what the invention is, what it will do, the points and advantages it has, and at the same time endeavoring to get the parties interested so that they will inquire into the invention, rather than attempt to come to terms in the first letter.

The letter should be brief and pointed, and plainly written upon business-size paper; and if the inventor has a typewriter, or access to one, he should use it. If he has printed circulars he should send one with his first letter, which will

enable him to make the letter briefer and more business-like.

In correspondence it is well not to name a price until the parties are interested, and first endeavor to get them to make an offer. The patentee should be patient and should not expect to jump right into a bargain at once. If the invention is a meritorious one there will be more than one of the manufacturers to whom the patentee may write, who will become interested, and when such a state exists, the patentee can begin to be more exacting as to his demands since competition has been created between the manufacturers.

A few dollars invested in circulars will frequently be found of great value to the patentee if he intends to negotiate the sale of his patent mainly by advertising and correspondence, as they will save a great deal of writing and explaining as well as appear more business-like and attractive, and may be the means of more readily effecting a sale.

If the patentee can afford the additional expense of an illustration, it will greatly increase the appearance of the circular, and make it more readily understood and interesting. The cut should be neat and set forth the invention in its best light. It would be better to entrust the procuring of the cut to the printer, for he will know just what is wanted and can se-

cure the same at a better price. A sufficient number of well printed circulars, with illustration, can be obtained of any printer for about \$3.

The circulars should be attractive, convincing, and logical; nicely arranged, and neatly printed

About upon good paper. A mistake is often made in sending out trashy-looking circulars, poorly printed upon cheap paper; they repel rather than attract, and do not have the desired effect.

The circular should have good head-lines so as to attract the attention of its recipient at a glance, and his interest should be held by having the uses and advantages of the invention well written.

Many of the pointers suggested in advertising and letter-writing will equally apply to the writing and getting up of the circulars, and need not be treated further here, except that the patentee should dwell especially upon the merits of the invention, its uses, and advantages over like articles. This should be done in the most interesting manner possible, describing it so that its value will be fully understood.

By addressing the Hon. Commissioner of Patents, Washington, D. C., patentees may obtain any copies of desired number of copies of their patents, How to secure. by giving the patent number, Secure. date of issue, patentee's name, and the title of the invention, and remitting at the rate of

five cents per copy. The Patent Office does not accept postage stamps: money orders, postal orders, and checks should be made payable to the Commissioner of Patents.

The office also issues five-cent coupon orders in packages of twenty at \$1 per package, or in books containing one hundred coupons with stubs, bound, at \$5 per book. One coupon will procure a printed copy of any patent, two coupons a copy of the Official Gazette—a weekly publication containing the claims and one figure of the drawings of all patents of that week's issue.

It will be well for the patentee to order some printed copies of his patent, as manufacturers and

others usually ask for them if interPrinted Copies.

the patent, or have an expert to examine it, to ascertain its validity, novelty, and what protection is really afforded by the patent. It cannot be denied that in either case the invention will suffer a cold-blooded rigid examination, and must stand or fall solely upon its merits. If, however, the invention is adjudged to have real merit and properly protected by the Letters Patent, business negotiations will likely begin, and the patentee will perhaps speedily make a satisfactory deal.

Some inventors use printed copies of their patents instead of circulars, but, while they fully set

forth the invention in a technical way, it cannot be said that in all cases it is advisable to send copies of the patent until called for. Many parties who become interested in patents are not familiar with mechanical drawings and technical specifications, and very often do not get a very

First favorable impression from a copy of the Impressions patent; and it is very important that Important. the first impressions should be favorably created, for upon this much will depend. If a party becomes sufficiently interested to fully investigate an invention, they are very apt to form a favorable opinion of it.

There is no way of so easily creating a favorable impression and gaining the interest in an in-

vention as by a neat and perfect working model of the invention. Man never loses the child-love for toys, and a perfect miniature machine of any description will attract more attention than one of full size. With a model the inventor has the full and immediate attention of his prospective purchasers at once. If the patentee, or his agents, intends visiting manufacturers, or to sell the patent by territorial rights, he will find a model of his invention almost indispensable.

Inventors should be very careful about sending models to unknown parties, and should mark the number of the patent and their name and address upon the model. It should invariably be understood in advance who is to pay the transportation charges, before sending a model with any charges to collect.

While models are very helpful in setting forth an invention and making sales, high prices exclude many inventors from their use. Model-makers usually charge fifty cents per hour for each man working upon the model, and market price for the material used; from these figures the inventor may make a rough estimate of what a model of his invention will cost.

Working drawings are different from those forming a part of the patent in that they are more deworking tailed, giving the size of each piece and Drawings. the material of which it is constructed. While working drawings are not quite as expensive as models, they do not show the invention to the advantage that models do, and are of little value to those who do not understand them. On the other hand, working drawings have the advantage of being easily sent through the mails, and can be duplicated at small cost. Manufacturers prefer working drawings to models in quoting prices on manufacturing the invention in quantities.

## CHAPTER VI

# HOW TO CONDUCT THE SALE OF PATENTS— Continued

In conducting the sale of patents, the greatest difficulty is most frequently experienced in getting manufacturers or others sufficiently interested to look into the merits and possibilities of the invention. If the inventor can get the parties to actually consent in their own minds to the proposition of taking up the invention, the question of terms and conditions can soon be arranged. Until the parties solicited can see beyond a doubt that there is large profits in it for them, the price of the patent is out of the question; therefore, the first step is to demonstrate its merits and commercial value, and get the parties thoroughly interested.

Patentees should not labor under the impression that because a patent is offered at a very low price that it will be quickly snapped up as a bargain; as before stated, if a patent will not bring in money by manufacturing and selling the article, it is worthless; and its real value is in exact proportion to the amount of profits that can be made from its manufacture.

Should the patentee find that his patent has no commercial value, it is almost useless to spend more time and money in trying to realize anything from it; he had better start again, and endeavor to invent something that has value and can be sold.

Inventors should use the full extent of their personal influence to spread particulars of their

Value of Personal Influence. inventions as far as possible, for this indirect work is often a leading factor in creating a favorable impression that frequently results in the adaption of an invention.

However unacquainted he may be in a business way, every patentee can, more or less, in his immediate neighborhood, consult with merchants, friends, and others in the line of his invention, who can post him upon the right parties to submit the patent to, and the best way to see them about it, and perhaps go with him to visit such as might be interested in the invention.

In nearly every case it is more satisfactory for the patentee to call on the manufacturers or in-

terested parties personally whenever it solicitation is possible for him to do so. This hadvisable. brings about a more satisfactory understanding between them. Many inventors, however, prefer opening up communication by correspondence, and after the parties manifest a willingness or desire to look into the invention

more closely, then arrange to visit them personally.

Having determined upon a visit, the patentee should endeavor to get a friend known by the parties to go with him to make their acquaintance. If the friend cannot go with the patentee, he will probably give him a note of introduction. It may happen that his friend does not know the parties whom the patentee wishes to see, in that event he may know of someone who does, to whom he can introduce the patentee and who in turn may either go with him or arrange to make him known to the parties solicited. An introduction, of course, is not absolutely necessary, but it invariably has a good effect and is generally worth the effort.

The patentee should be prepared to make a straightforward, business-like presentation of his invention by means of a suitable model or drawings; carefully explaining its merits and advantages, showing as clearly as possible just what the value of the invention is and what can be made out of it, and giving tangible reasons why it would be to the interest of the parties solicited to invest in the patent. If the patentee is dealing with a manufacturer it is well to point out not only the possible advantage he may have by securing the control of the patent, but also the possible loss that his business may suffer by allowing one of his competitors to obtain its control. Many busi-

nesses have been hopelessly crippled by an enterprising firm securing control of a good patent and introducing a like article that can be sold cheaper, or one that will do its work in a better and more satisfactory manner.

Many inventors prefer to sell their patents outright; that is, in consideration of a specified sum selling Outright. of money the patentee assigns his entire interest in the patent, in the same manner that a person would sell a piece of real estate. This is a very good method and one of the quickest ways for the patentee to turn his invention into money, though it must be remembered that to sell a patent outright is usually for a very much smaller sum than could be realized if handled by other methods.

The day for obtaining enormous sums or fortunes from the sale of a patent outright is past; at present to realize any considerable amount, the patentee generally has to share in the risks as well as the profits, unless the invention is very highly developed, and even then he cannot expect to get as much out of an outright assignment as he could by sharing in the success of the invention commercially. If, however, the patentee is content to take the utmost cash his patent will bring him outright, he is assured of a principal or lump sum, free from any chances of the article not selling well when placed upon the market. Before signing and delivering the assignment, the patentee will, of course, see that he has the consideration, or its equivalent, for which the assignment is made. If the transaction is made through correspondence he should send the assignment duly executed to the purchaser through the bank or express C. O. D. for the amount.

In a preceding chapter, the dangers and disadvantages of an undivided interest are set forth, and it cannot be considered a wise undivided course under any consideration to part with any undivided interest in the proprietorship of the patent, unless unusually well paid, or there exists an agreement of copartnership between the patentee and the assignee. By such an assignment, no matter how small, the patentee loses control of his patent.

Many patents, from the nature of the invention, can be subdivided into different classes of rights,

Dividing a Patent into Different Classes of Rights. Thus, the patentee of a tire, or other appliances for a bicycle, could license one party to make the same for bicycles and another for automobiles. In like manner a carcoupler could be divided between those who build railway equipments and those who build streetcars, and so on.

Goodyear, the inventor of the process of vul-

canizing rubber, divided his patent up into many different rights, licensing one company for manufacturing rubber combs, licensing another for hose pipes, another for shoes, another for clothing, and a number of other different rights, for which each company or partner paid a tariff. Lyall, inventor of the continuous loom, also divided his patent into many different rights; one company weaving carpets, another corsets, another bags, another sheeting, etc.

In every case where the invention covers articles not in the same line of manufacture, the patentee should not fail to divide the rights into different classes, granting each party only such rights as they may be interested in. In this way the patentee can quite often double or treble the receipts from his invention.

The patentee may, if he desires, have his machines built and require the purchasers to pay him a regular annual rental on each machine, or a tariff upon the goods produced, in addition to the price of the machine. Companies are sometimes organized to manufacture an invention, and employ travelling men to place the article on annual rental instead of selling.

Another method is to sell State and county rights. This consists of a license whereby the patentee, in consideration of a certain sum of money paid him, grants unto another person or persons the exclusive right to make and sell the invention, and to authorize others to make and selling by tory, during the life of the patent. This plan of disposing of a patent has often been highly profitable, but it must be said that these territorial sales have been conducted in such a manner in the past, as to bring the whole system of selling patent rights into disrepute, and in recent years patentees have found some difficulty in making sales in this way, unless the device is of unusual great novelty and attraction to house-holders or the general public.

Occasionally, however, there are patents issued for meritorious inventions that are susceptible of this mode of procedure, and which can be disposed of to the greatest advantage by territorial grants. Such inventions as household novelties possessing great merit and utility have been most successfully placed upon this plan, but it must be remembered that the value of the system rests upon its capabilities of effecting sales of the manufactured article to a vast proportion of the people.

In selling territorial rights it is a mistake to begin with the small places with the idea of working the business up and effecting larger sales on the basis of the smaller ones; it is better to shove the sales as much as possible in the start, and after the more valuable portion of the territory is disposed of, proceed with the balance until it ceases to be profitable.

Experience teaches that it is usually advisable to accept any reasonable offer made for a small right, even if it does not come up to the patentee's estimate of its value, as he has plenty of other territory left, and may lose much time and money in finding another in the same territory willing to pay more; besides, the purchaser of such a right may, by his energy and good judgment, advertise the invention in such a way as to greatly benefit the patentee in making further sales.

Some patentees employ good and reliable special agents to travel and dispose of the patent rights; others advertise for and appoint State agents to sell their respective county rights. In either case these agents expect to make money by the operation, and require a liberal proportion of the proceeds for their remuneration; generally speaking, they will require about one-third the selling price, unless the patentee can show that the rights will sell readily, in which case the rating can be made lower.

The patentee may also sell licenses under his patent; that is, in consideration of a certain sum,

Granting the patentee licenses a manufacturer Licenses. to make the invention at his own place of business; it being a personal privilege

and is not transferable unless its terms so state.

Unless there are a great many manufacturers in the line of industry to which the patent relates, and unless the invention has real merit, so that, it, will be readily adapted by the manufacturers, the patentee cannot hope to realize any considerable amount from selling shop-rights alone. general thing, patents for mechanical inventions can be disposed of to better advantage by other means, or by selling shop-rights in connection with other methods; for example, if the patentee was selling his patent by territorial grants, he might grant shop-rights in such territory as he has not sold; or if he is placing the patent upon non-exclusive royalty contracts, he could grant shop-rights in such portions of the territory as he does not contemplate using otherwise.

Some inventions, such as methods or processes, as a general rule, have to ultimately be sold by licenses. Such patents can be employed most profitably by selling licenses, county and State rights; thus, in the case of a method of constructing fences, the patentee could sell State and county rights to parties, who in turn could grant farm rights, etc.

The license and royalty plan is perhaps the best and most popular method with inventors for realizing from their inventions. This, in effect, involves a contract between the patentee and the manufacturer, by which the latter in considera-

tion of a license to manufacture the article covered by the patent, agrees to pay the patentee a certain specified sum as royalty for each article manufactured or sold bearing the patented improvement.

Placing a patent on royalty is ordinarily taking chances, but if the patentee has full confidence in his article selling well, he should by all means take royalty in preference to selling the patent in its entirety. Many valuable patents are sold by their owners for from \$1,000 to \$10,000, which yield the purchasers, when the article is on the market and selling well, as much as \$25,000 annually in This calls to mind a patent for which at the outset was doubtfully offered \$3,000, but before the negotiations terminated, the patentee succeeded in placing it upon exclusive royalty; this was less than four years ago, and since that time the manufacturers have paid the patentee over \$50,000 as royalty, and have recently offered \$100,000 for the patent.

In making royalty contracts with parties, the patentee should investigate the standing, rating, and capabilities of the manufacturer, and, above all, should be certain that the parties have the right motive in view, and that the contract is so drawn that it will fully protect his own interests.

Many patentees have been caught by manufacturers offering large royalties for the sole purpose of gaining possession of the patent, that they might pigeon-hole it, in order to keep the article out of the market, so that the sale of some similar article in which they are interested would not be interfered with by the introduction of a similar or better article, such as the patent anticipates.

There are others who propose and make royalty contracts with patentees with no other object than that of making the special tools, patterns, dies, etc., for which they charge the patentee an extortionate price.

The best and safest way for the patentee to guard against having his patent tied up is to bind the parties to do certain things in the way of pushing the sales, making the necessary tools at their own expense, and commencing its manufacture within a reasonable time, paying an advance royalty, or annexing some such condition to the agreement by which they will be the loser should they fail to push the inventor's interests.

Unless it cannot be otherwise arranged, the patentee should not transfer his rights merely in consideration of receiving a certain sum on each article sold, as however sterling the character of the manufacturer, there would be no certainty of the sales being pushed. The patentee should endeavor to get the manufacturer to guarantee that

the royalties shall amount to at least a certain pre-stipulated sum each year, or within a period of time, and that such sum shall absolutely be paid to him by the manufacturer, irrespective of sales. This insures that the manufacturer will be obliged to push the sales of the article, and do it justice, since if he neglects his duty purposely, or from lack of energy, he is out of pocket, and the patentee is sure of a certain income, with the addition of a possible fortune that unprecedented sales may yield him. However, manufacturers are not always willing to agree to this condition, unless the guaranteed amount is exceedingly reasonable; they will usually simply agree to do their best, and if the sales do not reach a certain figure each year, the patentee shall have the option of cancelling the agreement, and receiving back the patent free and clear.

Royalty licenses can either be exclusive or non-exclusive; that is, with an exclusive contract the manufacturer has the exclusive right to manufacture the article, excluding all others; non-exclusive is simply a shop-right, in consideration of which the manufacturer agrees to pay the patentee or owner of the patent a stipulated price or percentage upon each article made or sold. The license can also be exclusive in a certain section, county, State, or a number of States, as may be agreed upon.

Any number of conditions that may be agreed upon may be annexed to and form a part of the contract, and such an agreement should be drawn up in compliance with the terms and conditions agreed upon by a competent attorney, or one skilled in matters of this kind.

If the patentee has a really good invention, often he cannot do better than to retain the patent Manufactur- and work it himself, in case he has the ing and ability to do so. If he cannot conduct Companies the manufacturing alone, he may be able to secure a partner with just sufficient funds, and equal common sense and business acumen, to add the necessary elements to the firm to achieve success.

In some cases, if the patentee does not wish to retain the whole patent for his own use, an excellent plan is to commence the manufacture of the invention in a suitable locality, and after the business is so far under way as to show progress and profit, then sell out the business with license under the patent. To illustrate: a gentleman in Illinois, having obtained a patent on a farming implement, succeeded in interesting a party in his own neighborhood to join with him in its manufacture, which soon proved successful and remunerative, and in a short time he was able to sell out his interest in the business to his partner, with license under the patent, after which the patentee

started its manufacture in a number of places elsewhere, and, at the same time, granting licenses and selling territory in still other sections, where he was unable to work the invention. In this way he made a fair fortune from his invention, realizing about as much from each business established as he could have probably obtained for the entire patent if sold outright at first.

In this manner the patentee, with a valuable patent on an article of general usefulness, could go on and establish its manufacture in any number of places, and sell out with license under the patent. If the first experiment is successful, it is an easy matter to carry the method out in other places, and the business can be readily disposed of anywhere, if it can be shown to be on a paying basis.

In recent years many inventors have been quite successful in organizing stock companies on the basis of their patents. This is stock considered one of the best ways for companies. handling patents for large and promising inventions, and it is a method that any patentee, with ordinary business ability, should be able to-carry out successfully, providing his invention is of sufficient merit and importance to form a suitable basis for a successful stock company.

Many stock companies are incorporated under

the laws of New Jersey, but it is believed the State of West Virginia is also very favorable to corporations. The entire expense for incorporating a company under the laws of the latter State should not exceed \$150. The company can be incorporated for any amount; large or small, one hundred dollars or five millions, cost and fees being the same. The incorporators need not be residents of the State. No annual statements required. The meetings of the directors can be held at any place, and need not be held in the State where the charter is granted.

Before applying for a charter for a corporation or stock company, the patentee should mention his plan to some of his friends and get five persons who will promise to subscribe for one or more shares of the stock and act as incorporators of the company.

Next he should secure the services of a reliable attorney, familiar with corporation laws, to prepare the necessary articles of incorporation and legal papers. The attorney will advise the patentee how to proceed properly in organizing his company, and as to the securing of the stock certificates, subscription blanks, seal, etc. These, including the attorney's fee, should not cost the patentee more than \$50.

It is well to have some stationery printed with the proposed name of the company and business displayed thereon; and also a prospectus published, setting forth the invention and the plans of the company for introducing it, etc.

Quite often the patentee can find enough idle capital in his immediate neighborhood to float a good portion of the stock. Capital is more easily secured by the formation of a stock company than by any other means, as people can subscribe for small or large amounts, and they often prove good investments.

In soliciting subscriptions for stock, it is desirable to get as many prominent and influential men to buy one or more shares at first to head the list—their names will be a great aid in making further sales. Ordinarily the promoter only collects ten per cent. of the amount subscribed, the balance being subject to the call of the board of directors.

After it is ascertained that the shares or stock are being rapidly subscribed for and selling fully up to expectation, the patentee can have the incorporators sign the charter application and have the attorney file it with the proper State authorities. This will cost the patentee about \$100 more, for State tax, attorney fees, etc.

When sufficient stock has been subscribed for, a meeting of the stockholders should be called to elect directors, and to transact such other business as may be deemed necessary in regard to locating and building the plant and getting the company in shape.

The patentee should receive about one-half the capital stock in consideration of his transferring his rights and franchises to the corporation, the remainder of the stock is sold for the benefit of the company to create a working capital. The patentee may sell a portion of his stock, if he desires, but should also retain a good portion of it to show his own confidence in the business.

After the meeting of the stockholders, the direction of the business will probably be taken out of the hands of the inventor, and the control will lie in the board of directors of the company. As a rule it is better that the inventor does not take an active part in the management of the company's affairs, unless he is specially fitted for the position.

If the company is provided with ample capital, and if the business manager is a competent man, there is little chance of failure if the invention has real merit.

Patentees are sometimes offered securities or other property in trade for a patent. It is not

deemed a wise course by most inventors as a Last Resort.

Trading as a Last tors to consider any proposition for a trade, especially in the early life of a patent. Only as a last resort, after failing to realize from a patent by any other means, is it

advisable to trade a patent; and, before finally agreeing upon a trade, the patentee should have a reputable attorney to look fully into the value and title of the property offered. He should also insist upon receiving an abstract of title, or a title guarantee from a reliable title insurance company.

Unless known to himself, the patentee should never engage the services of an attorney or broker recommended by the parties offering the trade to look into the value and title of the property. Inventors should be on the lookout for a set of sharpers who make a business of offering worthless securities and property in exchange for patents.

## CHAPTER VII

#### FOREIGN PATENTS

In view of the fact that many questionable patent agents, both in this country and abroad, will endeavor to lure the patentee into the idea of taking out foreign patents after the issue of the United States patent, it is deemed advisable to give the reader a few pointers on foreign patents.

The first question that naturally arises in the inventor's mind regarding foreign patents, is,

Do Foreign

"Will they pay?" From a patent solicitor's stand-point, any invention that will pay in this country will pay in foreign countries, or at least that would be the general impression formed from their literature and letters; although experience, in nine cases out of ten, will answer in the negative, unless the inventor has an exceptionally meritorious invention that is especially adaptable to the needs of a certain foreign country, and even if the inventor have these qualifications in his invention, unless he has some means whereby he can see his way clear to introduce and promote his invention in

such foreign country, he can hardly expect to realize much from his patents. Moreover, in many of the foreign countries, the cost of securing the patent and the tax thereon are so excessive, and the rules regarding the manufacture and working so exacting, as to render it almost impossible for anyone not able to expend a large amount, to secure and maintain the patent.

It cannot be denied, on the other hand, that many inventors have realized equally as much from their foreign patents as from their home patents; but these inventors generally have ample means at their command, good business management, and able associates abroad to promote their interests. Any inventor having these advantages can generally succeed with foreign patents; without them it is a futile undertaking.

Another point sometimes advanced in favor of foreign patents is the fact that our export trade has grown so in recent years that it is sometimes a protection to the American manufacturer to have the article patented in the foreign markets; this, however, in nearly all the foreign countries is invalidated by their curious laws requiring the patent to be worked in that country within a comparatively short time after the patent is granted; England is an exception.

While the American inventor enjoys the benefit of the repute and fame they have justly won by

their ingenuity and inventive genius, and while American inventions are usually held in great favor Their Sell- in foreign countries, it will be found ing Value. that it is a very exceptional case indeed where he can realize anything like as much for any foreign patent as he can from the American patent; especially is this true in England. There are many things which govern the price of foreign patents which cannot be considered in the brief space of this chapter.

In all the principal European countries, patents are granted to the first introducer, whether he be

The the true inventor or not; and it is not Introducer. an uncommon occurrence for persons in these countries to manufacture, use, and sell American inventions shortly after receiving the United States Official Gazette, which reaches them in about ten days after the American patent is issued, and from the claims and drawings therein published, a person skilled in the arts to which the patent appertains very often can gain sufficient knowledge of the invention to put it into practice and secure a patent thereon, thus working to invalidate any patent that may be secured thereafter in such country.

The United States patent law contains a special provision for the benefit of inventors who desire to protect their inventions in other countries, in that it provides that after the home patent is

allowed the invention may remain in the secret archives of the Patent Office for a period of six months, if the patentee so elects; also When Only under the law which went into effect Valid Patents January, 1898, the prior issue of a foreign Can Be Obtained. patent will not now affect the duration of the United States patent; thus, the patentee is enabled to arrange for patents in other countries in advance of all other persons and before the invention is published, and if he fails to avail himself of this provision he is debarred from securing a valid patent in nearly all the foreign countries by what is known as "the law of publication." Canada is the principal exception in this case. Therefore patentees are advised to pay no attention to the frantic efforts of some unscrupulous firms and individuals who try to induce them to take out foreign patents upon their inventions, which they well know, if granted, would not be valid, and which would be declared absolutely worthless when it was shown that the invention had first been patented in the United States.

No valid patent can be obtained in France, Germany, Belgium, or Japan after the issue and publication of the United States patent; nor can a valid patent be obtained in Great Britain, Austria, Italy, or Mexico after the arrival of the Official Gazette and copies of the United States patent in these countries, which are mailed at Washing-

ton on the day the patent is issued, and reaches Europe in about ten days.

By the "International Convention for the Protection of Industrial Property," entered into by Belgium, Brazil, France, Great Britain. Guatemala, Italy, Netherlands, Nornational Convention. way, Portugal, San Domingo, Servia, Spain, Sweden, Switzerland, Tunis, and the United States, patentees of these countries are allowed six months from the time their applications were originally filed in which to apply for patents in any of the other countries named, and one month additional is granted where the countries are beyond the sea; that is, if an American patentee file his application in any of the European countries just enumerated within seven months after his application is filed in the United States, his foreign application will be given the same date as in this country, and the patent therefor held valid as against any subsequent patent that may have been granted to any person for the same invention, and also held valid as against the law of publication. Seven months from the time the United States application is filed is, however, a very close margin, as it frequently requires a greater part of this period to secure a patent in this country.

After the United States patent is issued, the Government does not exact any additional payments, in the nature of taxes or licenses, during the

whole term for which the patent is granted; such, however, is not the case with foreign patents, as

Excessive nearly all of them are subject to an Taxes on annual tax. This fact is not always Patents. made plain to the inventor contemplating foreign patents by his attorneys or agents in their brief accounts of foreign patent laws, which inventors usually accept as their guide.

A British patent, at the expiration of the fourth year, is subject to a tax of \$25, which amount will be increased \$5 each succeeding year as long as the patent remains in force. There is a tax of \$20 a year upon the French patent, and upon the German patent there is an annual tax commencing with \$12.50 for the second year, and increasing by same amount for each subsequent year thereafter, making the last year's tax \$175, or a tax of over \$1,300 for the entire fifteen years for which the patent is granted. The Belgium patent is subject to an annual tax of \$5 for the second year, and increasing at the rate of \$2 each succeeding year. In Switzerland, Russia, Italy, Spain, Hungary, Norway, and Sweden patents are subject to an annual tax of various amounts, increasing year by year to the end of the term for which the patent is granted.

There are absolutely no conditions annexed to the United States patent as to working or otherwise, and it remains valid during the term for which it was granted, whether it is worked or whether it is allowed to sleep. With the exception of Eng-

Law of Compulsory Manufacture. In order to maintain its validity; as, in the case of Belgium, within one year after its having been commercially worked elsewhere; within one year from the grant of the patent in Denmark, Austria, and Hungary; in Canada, France, Spain, Portugal, and Italy, within two years; and within three years in Germany, Switzerland, Norway, Sweden, and Japan; thus, unless the patentee has exceptionally good facilities for working or disposing of his foreign patents, he will hardly be able to maintain them.

Before making application for a patent in any foreign country, the inventor should first satisfy

himself that his invention is adapted to the uses and needs of such foreign countries in which he contemplates securing a patent, and if found to be adaptable in a certain country equally as well as the United States, he should next ascertain what prospects and means he has for realizing from the different patents in question, and, lastly, he should not authorize the filing of an application until he fully understands the legal requirements in reference to the working of the invention, the amount of taxes or other fees upon the patent, the duration and kind of

patent, and what protection is really afforded under the laws. In some countries the laws are such as to render a patent of little value to the patentee in protecting his rights.

Some of the foreign countries have several kinds of patents, as, for example, Germany issues a special kind of patent, known as the "Gebrauchsmuster" patent, which many attorneys advertise to secure at a very low rate, and which inventors often understand to be something like the regular patent, but upon examining into its nature it will be found to be of little, if any, value or protection to the American inventor.

#### ABOUT CANADIAN PATENTS

The geographical nearness of Canada to the United States, and the intimate commercial relations existing between the two countries, render Canada, in one sense, a part of the industrial market of America; and owing to its liberal patent laws, which are based closely upon our own, inventors generally find it advantageous to protect their interests in this country, which can be done from time to time by a very small outlay, and thus giving the inventor the advantage of disposing of his patent or dropping it if not found remunerative, before expending the total cost of the patent.

The commercial and manufacturing interests of Canada are extensive, increasing yearly, and are closely knit with our own. If the invention is not protected in Canada, it is sometimes manufactured there and sent here without paying royalty to the inventor.

Copies of the "Rules and Forms of the Canadian Patent Office" and "The Patent Act" can be obtained upon application to the Hon. Commissioner of Patents, Ottawa, Canada. Section 8 of the Patent Act, revised May, 1898, provides:

"Any inventor who elects to obtain a patent for his invention in a foreign country before obtaining a patent for the same invention in Canada, may obtain a patent in Canada, if the same be applied for within one year from the date of the issue of the first foreign patent for such invention; and,

"If within three months after the date of the issue of a foreign patent, the inventor give notice to the Commissioner of his invention to apply for a patent in Canada for such invention, then no other person having commenced to manufacture the same device in Canada during such period of one year, shall be entitled to continue the manufacture of the same after the inventor has obtained a patent therefor in Canada, without the consent or allowance of the inventor; and,

"Under any circumstances, if a foreign patent exists, the Canadian patent shall expire at the earliest date at which any foreign patent for the same invention expires."

Under the section just cited the patentee has three months, after the issue of his patent, within which to protect his interests in Canada. If within these three months he has not sufficiently demonstrated the commercial value of his home patent, and the advisability of taking out a Canadian patent, he is advised to give notice to the Commissioner of Patents, Ottawa, of his intention of doing so, which will fully protect his interests for one year, as under the above provision; and if the patentee fail to give this formal notice, he cannot obtain redress from any person who has

commenced to manufacture his invention in Canada during the year.

There is also an advantage sometimes in giving this formal notice within three months and delaying the grant of the patent for one year, as the patentee is allowed to import the patented article into Canada during one year only, after the grant of the Canadian patent.

The construction or manufacturing of the invention in Canada must be commenced within two years from the date of the patent, and continuously carried on from that time, though the extension of this time may be secured upon timely application to the Commissioner, giving any good and proper reason. The time for importation is also sometimes extended upon proper application.

Canadian patents are granted originally for a term of eighteen years, the Government fee being \$60 for the eighteen years, but at the election of the patentee this fee may be divided into three payments of \$20 each, as follows: \$20 at the time of the grant, \$20 at the expiration of the sixth year, if the owner desires to keep the patent alive, if not he can allow the patent to become forfeited; and at the end of the twelfth year, if it is still desired to maintain the patent, the remaining fee of \$20 may be paid. If the patentee in the meantime assigns his patent, the assignee will pay the required government fees at the end of the sixth

and twelfth years, if it is desired to maintain its validity.

The Canadian patent covers and affords full protection in the following provinces:

Provinces.	Area, Square Miles.	Population, 1891.
British Columbia	383,300	98,173
Manitoba	73,956	187,926
New Brunswick	28,200	321,270
Nova Scotia	20,600	450,523
Ontario	222,000	2,114,476
Quebec	347,350	1,488,586
Prince Edward Island	2,000	109,088
Total	1,068,406	4,770,041

In selling Canadian patents, the patentee will proceed in much the same way as in the United

States, though he cannot expect, nor should he ask, more than about one-third as much for the Canadian patent as he receives, or expects, from the United States patent. Patents are not as readily sold in Canada as here, but if the inventor has a useful invention of merit, which is being manufactured profitably in the United States, he will have no trouble in disposing of his Canadian patent at a satisfactory price.

It is in nearly all cases advisable for the inventor to first put his invention upon the market in the United States before trying to realize from his Canadian interests, as it will be found difficult to interest Canadian capital in a patent that has not been first put into practice here; and if the patentee be able to dispose of his Canadian patent at all, it is usually for a very insignificant sum; whereas, on the other hand, if the patentee fully protects his interests there, and proceeds to put the invention upon the home market, he will not only be able to present his Canadian patent in a more favorable and forcible way by proving its commercial value, but he will undoubtedly get better offers, and realize full value for his Canadian interests, in exact proportion to the success of his invention in the United States.

# POPULATION OF

# CANADIAN CITIES

(Compiled from the Census of 1891)

Montreal216,650	St. Catharines 9,170
Toronto181,220	Chatham, Ont 9,052
Quebec 63,090	Brockville 8,793
Hamilton 48,930	Moncton 8,765
Ottawa 44,154	Woodstock, Ont 8,612
St. John 39,179	Trois Rivières 8,334
Halifax 38,556	Galt 7,535
London 31,917	Owen Sound 7,497
Winnipeg 25,642	Berlin 7,425
Kingston 19,264	Levis 7,301
Victoria, B. C 16,841	Cornwell 6,805
Vancouver, B. C 13,685	St. Hyacinthe 7,016
St. Henri 13,415	Sernia 6,693
Brantford 12,753	Sorel 6,669
Charlottetown 11,374	New Westminster 6,641
Hull 11,265	Fredericton 6,502
Guelph 10,539	Dartmouth, N. S 6,249
St. Thomas 10,370	Yarmouth 6,089
Windsor 10,322	Lindsay 6,081
Sherbrooke 10,110	Barrie 5,550
Belleville 9,914	Valleyfield 5,516
Peterboro 9,717	Truro 5,102
Stratford 9,501	Port Hope 5,040
St. Cunegonde 9,293	

## CHAPTER VIII

#### ABSTRACT OF DECISIONS

THE following digest will be found to contain much useful information for the patentee, it being a carefully selected list of decisions affecting assignments, territorial grants, licenses, State laws, etc.; including those rendered by the Supreme Court of the United States, the Circuit Court of Appeals, State Courts, and of various Commissioners of Patents, all of which decisions enunciate well-settled and controlling principles of Patent Law.

Assignments of patents are not required to be under seal. The statutes simply provide that

Assign—
werey patent, or any interest therein shall be assignable in law by an instrument in writing." (Gottfried vs. Miller, U. S. S. C. Decided Jan. 23, 1882.)

A contract assigning a patent and all future improvements thereon is enforceable against assignees of such improvements who take notice of the contract. (Westinghouse Air Brake Co. vs. Chicago Brake and Mfg. Co., 85 F. R., 786.)

Each co-owner of a patent may use his right

without the concurrence of the others and license at will. (Washburn & Moen Co. vs. Chicago Wire Fence Co., 109 Ill., 71.)

Owners of a patent are tenants in common, and each, as an incident of his ownership, has the right to use the patent or manufacture under it. But neither can be compelled by his co-owner to join in such use or work, or be liable for the losses which may occur, or to account for the profits which may arise from such use. (De Witt vs. Elmira Nobles Mfg. Co., 12 N. Y. Spur., 301.)

Joint owners of a patent right are not copartners, and in the absence of any express contract each is at liberty to use his moiety as he may think fit, without any liability to or accounting to the other for profits or losses. (Vose vs. Singer, 4 Allen (Mass.), 226; vide Pitt vs. Hall, 3 Blatch., 201.)

Although an assignment of patent is not recorded within three months, it is binding on the assignor, and he cannot sell the patent again. (Ex parte Waters, Com. Dec., 1899, p. 42.)

A verbal license or interest in an invention has no effect as against a subsequent assignee without notice of such verbal license or interest. (U. S. S. C., Gates Iron Works vs. Fraser et al., 1894, C. D., 304.)

An assignment to assign future patents, in consideration of the assignee's paying the expense of

taking them out, is broken by his refusal to pay for and take out a particular patent when requested, and a subsequent assignment to another conveys a perfect title. (Buck vs. Timony, 78 Fed. Rep., 487.)

Any assignment which does not convey to the assignee the entire and unqualified monopoly which the patentee holds in the territory specified, or an undivided interest in the entire monopoly, is a mere license. (Sanford vs. Messer, 2 O. G., 470.)

When a party does license, grant, and convey any invention which he may hereafter make, this gives only an equitable right to have an assignment made, and this right may be defeated by assignment of the patent to a purchaser for value without notice of this equity. (Regan Vapor Engine Co. vs. Pacific Gas Engine Co. (Nineth Cir.), 7 U. S., App., 73.)

A territorial grantee cannot be restrained from advertising and selling within his territory, even though the purchasers may take the patented article outside the vendor's territory. (Hatch vs. Hall, 22 Fed. Rep., 438.)

One who buys patented articles of manufacture from an assignee for a specified territory becomes possessed of an absolute property in such articles, unrestricted in time or place. (U. S. S. C., Keller et al. vs. Standard Folding Bed Co., 71 O. G., 451.)

The sale of a patented machine by one authorized to sell, conveys the whole ownership to the purchaser, who may sell it again to another. (Morgan Envelope Co. vs. Albany Perforated Wrapping Paper Co., 152 U. S., 425.)

Every person who pays the patentee for a license to use his process becomes the owner of

the product, and may sell it to whom he pleases, or apply it to any purpose, unless he binds himself by covenants to restrict his rights of making and vending certain articles that may interfere with the special business of some other licensee. (Met. Washing Machine Co. vs. Earl, 2 Fish., 203; 2 Wall., Jr., 230.)

A license is not forfeitable for non-payment of royalties in the absence of express provisions to that effect. (Wagner Typewriter Co. vs. Watkins, 84 Fed. Rep., 57; 1898.)

A shop right is a personal license and is not assignable. (Gibbs vs. Hoefner, 19 Fed. Rep., 323; 22 Blatch., 36.)

A license to a person to use an invention only "at his own establishment" does not authorize a use at an establishment owned by him and others. (Rubber Co. vs. Goodyear, 9 Wallace, 788.)

A license is not transferable unless its terms so state. (Olmer vs. Rumford Chemical Co., 109 U. S., 75.)

A license merely to make and not to sell does

not impair the patent owner's right to sue for infringement outside of the license; and the purchaser of the licensee's tools and materials would not carry the right to sell the product made thereon. (American Graphophone Co. vs. Walcut, 87 Fed. Rep., 556; 1898.)

A license to use a machine carries with it the right to repair the machine, and replace worn parts until the essential original parts of the machine have disappeared. (Robinson on Patents, Sec. 927.)

A lawful sale of a patented article by a patentee or grantee, within his own territory, carries with it the right to use such article throughout the whole United States. (Adams vs. Burke, 5 O. G., 118; Hobbie vs. Smith, 27 Fed. Rep., 656.)

When an applicant in certain instruments assigned his right, title, and interest in an invention, retaining for himself the exclusive right to employ the invention in the manufacture of a certain class of machines, Held, that such instruments do not convey the entire interest in the invention or any undivided part thereof, and they are construed to be nothing more than licenses. (Ex parte Rosback, 89 O. G., 705. Decided Oct. 5, 1899.)

An implied license to use a patented improvement without payment of any royalties during the continuance of employment of the inventor, and thereafter, on the same terms and royalties fixed for other parties, is shown where the inventor applies the patent to his employer's work without any agreement for compensation for its use further than a notice that he would require pay after his employment terminated. (Keys vs. Eureka Consol. Min. Co., U. S. S. C., 158 U. S., 150.)

A breach of a covenant in a license does not work a forfeiture of the license unless it is so expressly agreed. (Consol. Middlings Purifier Co. vs. Wolf, 37 O. G., 567.)

A patent right, like any other personal property, is understood by Congress to vest in the executors and administrators of the patentee, if he dies without having assigned it. (Shaw Relief Valve Co. vs. City of New Bedford, 19th Fed. Rep., 758.)

A patent to a dead man at the time of its grant is not void for the want of a grantee, but vests in his heirs or assigns. (U. S. S. C., De La Vergne Ref. Machine Co. vs. Featherstone, 1893, C. D., 181.)

A court of equity may direct a sale of an inventor's interest in his patent to satisfy a judgment against him, and will require the patentee to assign as provided in Rev. Stat., Sec. 4898, and if he refuses, will appoint a trustee to make the assignment. (Murray vs. Ager, 20 O. G., 1311.)

A patent right cannot be seized and sold on execution. (Carver vs. Peck, 131 Mass., 291.)

A receiver cannot, under his general powers, convey the legal title to a patent (Adams vs. Howard, 23 Blatch., 27), but a court may compel an insolvent to assign his patent to a trustee or receiver. (Pacific Bank vs. Robinson, 20 O. G., 1314; Murray vs. Ager, 20 O. G., 1311.)

A patentee who assigns his patent cannot, when sued for infringement, contest the validity thereof. (Griffith vs. Shaw, 89 Fed. Rep., 313.)

#### RULES OF PRACTICE

The following from the "Rules of Practice in the United States Patent Office" may be perused with interest to the patentee; a copy of which, together with a copy of the "Patent Laws," will be mailed free to any person upon addressing the Hon. Commissioner of Patents, Washington, D. C., requesting the same; these being the only books or pamphlets published by the Office for gratuitous distribution.

Every patent or any interest therein shall be assignable in law by an instrument in writing;

Assignation and the patentee or his assigns or legal representatives may, in like manner, grant and convey an exclusive right under the patent to the whole or any specified part of the United States. Interests in patents may be vested in assignees, in grantees of exclusive sectional rights, in mortgagees, and in licensees.

An assignee is a transferee of the whole interest of the original patent or of an undivided part of such whole interest, extending to every portion of the United States.

The assignment must be written or printed and duly signed.

A grantee acquires by the grant the exclusive right under the patent to make and use and to grant to others the right to make and use, the thing patented within and throughout some specified part of the United States, excluding the patentee therefrom. The grant must be written or printed and be duly signed.

Mortgages. A mortgage must be written or printed and duly signed.

A licensee takes an interest less than or different from either of the others. A license may be oral, written, or printed, and if written or printed, must be duly signed.

An assignment, grant, or conveyance of a patent will be void as against any subsequent pur
Must be chaser or mortgagee for a valuable Recorded. consideration without notice unless recorded in the Patent Office within three months from the date thereof. If any such assignment, grant, or conveyance of any patent shall be acknowledged before any notary public of the several States or territories, or the District of Columbia,

or any commissioner of the United States Circuit Court, or before any secretary of legation, or consular officer authorized to administer oaths or perform notarial acts under Section 1750 of the Revised Statutes, the certificate of such acknowledgment, under the hand and official seal of such notary or other officer, shall be *prima facie* evidence of the execution of such assignment, grant, or conveyance.

No instrument will be recorded which does not, in the judgment of the Commissioner, amount to an assignment, grant, mortgage, lien, encumbrance, or license, or which does not affect the title of the patent or invention to which it relates. Such instruments should identify the patent by date and number; or, if the invention is unpatented, the name of the inventor, the serial number, and date of the application should be stated.

Assignments which are made conditional on the performance of certain stipulations, as the Conditional payment of money, if recorded in the Assignments office, are regarded as absolute assignments until cancelled with the written consent of both parties, or by the decree of a competent court. The office has no means for determining whether such conditions have been filled. (Rev. Stat., Sec. 4898.)

#### STATE LAWS ON SELLING PATENTS

In some States, laws have been passed by which attempts have been made to regulate or prevent the sale of patent rights within their borders, by imposing upon patentees or their agents certain State restrictions, such as requiring the filing of copies of patents, making and filing proofs, taking out licenses, procuring certificates, complying with forms, or prescribing the terms of a note to be given for a patent.

While it has never been squarely brought before the United States Supreme Court, with the result that much conflicting legislation has been enacted by the different States, it may be said, as a general proposition, that a State or municipality, through the medium of its Legislature or officials, has no constitutional right to make or enforce laws which in any way affect or control the transfer, sale, or other disposition of United States Letters Patent; or to interfere in any manner with the patentee going into the open market anywhere to sell his rights conferred by the patent.

It is a well-established principle of law that Congress has exclusive right and power to legislate on the subjects specially assigned to it by the Constitution, while power is delegated to the several States to legislate on those subjects not thus expressly placed within the control of Congress. It would seem clear that there can be no State interference with the rights which are incident to the grant of Letters Patent and expressly conferred thereby.

Ohio was the first State attempting to place restrictions upon the handling of patent rights, which, in 1868, passed an act requiring any person, before offering for sale a patent right in any county, to submit the patent to the Probate Judge of the county, and make affidavit before said judge that the patent was in force, and that the applicant had the right to sell, and also requiring that any written obligation taken on the sale of such right should bear on its face the words, "Given for a Patent Right."

The portion of the Ohio statute relating to the making and filing proofs was subsequently made the law in Illinois, Minnesota, Indiana, Nebraska, and Kansas, while the requirement that written obligations given for a patent right should bear such statement written upon its face was made the law in Vermont, Michigan, Pennsylvania, Wisconsin, New York, Connecticut, and Arkansas.

In view of the decisions rendered by the Supreme Court of the United States in the cases of ex parte Robinson, 2 Bissel, 309, and Webber vs. Virginia, 103 U.S., 347; 20 O.G., 136, some of the States repealed their statutes relating to the

filing of proofs, while others did not—notably Indiana and Kansas, where the statute still remains in force.

While the Supreme Court in the above cases did not decide the constitutionality of the State statutes, it was clearly indicated that property in inventions existed by virtue of the laws of Congress, and that no State had any right to interfere with its enjoyment, or to annex conditions to the grant, and that the patentee had a right to go into the open market anywhere in the United States and sell his property. It also established the proposition that a State may require the taking out of a license for the sale of the manufactured article covered by the patent; and the patentee should keep in mind the distinction between selling patents, or patent privileges, and the selling of goods or manufactured articles, as all who sell goods, whether patented or not, must conform with the local and State laws relating to same.

The statute requiring the insertion in written obligations of the words, "Given for a Patent Right," has been declared unconstitutional by the higher State Courts in Illinois, Michigan, Minnesota, and Nebraska, and by the Circuit Courts in the southern district of Ohio, and in the district of Indiana; while its validity has been sustained by the courts of last resort in New York, Pennsylvania, Ohio, Indiana, and Kansas. Therefore, the

validity of the State statutes on the point referred to may be regarded as finally established in the last-named States until brought before the Supreme Court of the United States, which there is every reason for believing will declare the statutes unconstitutional.

L. of C.

# CHAPTER IX

## THE TRANSFER OF PATENT RIGHTS

It frequently occurs to the patentee that a knowledge of the legal requirements of the transfer of patent rights would save him much time and trouble. Patentees should carefully scrutinize all papers offered by the parties in whose favor they are drawn, and, if possible, he should have his attorney to examine them.

There are three classes of persons in whom the patentee can vest an interest of some kind. They are an assignee, a grantee of an exclusive sectional right, and a licensee.

"An assignee is one who has transferred to him in writing the whole interest in the original pat-

Assignee, Grantee, whole interest in every portion of the Licensee Defined. United States. And no one, unless he has such an interest transferred to him, is an assignee.

"A grantee is one who has transferred in writing the exclusive right under the patent, to make and use, and to grant to others to make and use, the thing patented, within and throughout some

specified part or portion of the United States. Such right must be an exclusive sectional right, excluding the patentee therefrom.

"A licensee is one who has transferred to him in writing, or orally, a less or different interest than either the interest in the whole patent, or an undivided part of such whole interest, or an exclusive sectional interest." (Potter vs. Holland, 1 Fish, 327.)

If a man were to give another an orange he would simply say, "I give you this orange"; but

if the transaction be intrusted to a Language lawyer to draw up according to the requirements of law, says the Observer, he would most probably put it in the following language: "I hereby give, grant, and convey to you all my interest, right, title, and advantage of and in said orange, together with its rind, skin, juice, pulp, and pits, and all right and advantage therein with full power to bite, suck, cut, or otherwise eat the same or to give the same away, as fully and effectually as I, the said A. B., am now entitled to cut, bite, or otherwise eat the same, or give away the same with or without the rind, skin, juice, pulp, or pits; anything hereinbefore or hereafter or in any other deed or deeds, instruments of nature or kind whatsoever to the contrary in anywise notwithstanding."

It is always better and more satisfactory to

have assignments, royalty contracts, agreements, etc., drawn up specially to accord with the facts, details, and covenants of each particular case; and there is no one probably better able to do this than the attorney who secured the patent. However, if in the case the parties to the transaction cannot well delay proceedings to have the papers prepared by an attorney, by adhering to the following forms in any such transactions, both the purchaser and seller may rest assured that their rights are protected.

# ASSIGNMENT OF ENTIRE INTEREST IN LETTERS PATENT

Whereas, I, Richard Doe, of Columbus, County of Franklin, State of Ohio, did obtain Letters Patent of the United States for an improvement in Typewriting Machines, which Letters Patent are numbered ooo,ooo, and bear date January 1, 1901; and whereas I am now sole owner of said patent, and of all rights under the same; and whereas the Ohio Typewriter Company, of Cincinnati, County of Hamilton, and State of Ohio, is desirous of acquiring an interest in the same:

Now, therefore, to all whom it may concern, be it known, that for and in consideration of the sum of five thousand dollars to me in hand paid, the receipt of which is hereby acknowledged, I, the said Richard Doe, have sold, assigned, and trans-

ferred, and by these presents do sell, assign, and transfer unto the said Ohio Typewriter Company, the whole right, title, and interest in and to the said improvements in Typewriting Machines, and in and to the Letters Patent therefor aforesaid; the same to be held and enjoyed by the said Ohio Typewriter Company, for their own use and behoof, and for the use and behoof of their legal representatives, to the full end of the term for which said Letters Patent are or may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

In testimony whereof, I have hereto set my hand and affixed my seal, at Columbus, County and State aforesaid, this tenth day of January, A.D. 1901.

RICHARD DOE. (Seal.)

In presence of John Smith,

Thos. Jones.

STATE OF OHIO, COUNTY OF FRANKLIN, ss.:

Subscribed and acknowledged before me this tenth day of January, A.D. 1901.

JOHN RICE,

Notary Public.

Seal.

## ASSIGNMENT OF AN UNDIVIDED INTEREST

Whereas, I, Richard Doe, of Philadelphia, County of Philadelphia, State of Pennsylvania, did obtain Letters Patent of the United States for improvements in Locomotive Head-Lights, which Letters Patent are numbered 000,000, and bear the date of June 26, 1900; and whereas John Roe, of Philadelphia, County of Philadelphia, and State of Pennsylvania, is desirous of acquiring an interest in the same:

Now, therefore, this indenture witnesseth, that for and in consideration of the sum of one thousand dollars to me in hand paid, the receipt of which I acknowledge, I do hereby sell, assign, and transfer unto the said John Roe, one undivided one-half of all the right, title, and interest in and to the said invention and in and to the Letters Patent therefor aforesaid; the same to be held and enjoyed by the said John Roe, his heirs, assigns, or legal representatives as fully and entirely as the same would have been held and enjoyed by me if this assignment and sale had not been made.

And I do hereby declare that I have not conveyed to any other party the rights and interests herein transferred to the said John Roe.

Witness my hand and seal this tenth day of January, A.D. 1901.

RICHARD DOE.

In presence of

John Smith, Thos. Jones.

STATE OF PENNA., COUNTY OF PHILADELPHIA, ss.:

Subscribed and sworn before me this tenth day of January, A.D. 1901.

JOHN RICE,
Seal. Notary Public.

#### GRANT OF A TERRITORIAL INTEREST

Whereas, I, Richard Doe, of Dayton, County of Montgomery, State of Ohio, did obtain Letters Patent of the United States for improvements in Corn-Cultivators, which Letters Patent are numbered 000,000, and bear date the first day of January, 1901, and whereas, I am now the sole owner of said patent, and of all rights under the same in the below-recited territory; and whereas, John Roe, of Indianapolis, County of Marion, State of Indiana, is desirous of acquiring an interest in the same;

Now, therefore, to all whom it may concern, be it known, that for and in consideration of the sum of one thousand dollars to me in hand paid, the

receipt of which is hereby acknowledged, I, the said Richard Doe, have sold, assigned, transferred, and by these presents do sell, assign, and transfer unto the said John Roe, all the right, title, and interest in and to the said invention, as secured to me by said Letters Patent, for, to, and in the States of Indiana and Illinois, and for, to, or in no other place or places; the same to be held and enjoyed by the said John Roe, within and throughout the above-specified territory, but not elsewhere, for his own use and behoof, and for the use and behoof of his legal representatives, to the full end of the term for which said Letters Patent are or may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

In testimony whereof, I have hereunto set my hand and affixed my seal this tenth day of January, A.D. 1901, in the presence of the subscribing witnesses.

RICHARD DOE.

In presence of JOHN SMITH, THOS. JONES.

STATE OF INDIANA, COUNTY OF MARION.

On this tenth day of January, A.D. 1901, personally appeared before me Richard Doe, to me

known and known to me to be the individual who executed the foregoing instrument, and who acknowledged to me that he executed the same for the purpose therein expressed.

: :	John Rice,
Seal.	Notary Public.

#### LICENSE :--SHOP-RIGHT

In consideration of the sum of two hundred dollars to me paid by the John Roe Company, a corporation of Pennsylvania, located in the city of Pittsburg, I do hereby license and empower said company to manufacture at a single foundry and machine-shop in said Pittsburg, and in no other place or places, the improvements in Pipe-Wrenches, for which Letters Patent of the United States, No. 000,000, were granted to me January 1, 1901, and to sell the same throughout the United States to the full end of the term for which said Letters Patent are granted.

Signed and delivered at Pittsburg, in the County of Allegheny, and State of Pennsylvania, this tenth day of January, A.D. 1901.

RICHARD DOE.

To John Roe Company, Pittsburg, Pa.

#### LICENSE :- NON-EXCLUSIVE -- WITH ROYALTY

This agreement, made this tenth day of January, 1901, between Richard Doe, of Wilmington, County of New Castle, State of Delaware, party of the first part, and the Metallic Railway Tie Company, of Chicago, in the County of Cook, and State of Illinois, party of the second part,

Witnesseth, that whereas Letters Patent of the United States, No. 000,000, for an improvement in Metallic Railroad-Ties, were granted to the party of the first part January 1, 1901; and whereas the party of the second part is desirous of manufacturing Metallic Railroad-Ties containing the said patented improvements:

Now, therefore, the parties hereto have agreed as follows:

I. The party of the first part hereby licenses and empowers the party of the second part to manufacture, subject to the conditions herein named, at their plant in Chicago, and in no other place or places, to the end of the term for which said Letters Patent were granted, Metallic Railroad-Ties containing the patented improvements, and to sell the same within the United States.

II. The party of the second part agrees to make full and true returns to the party of the first part, under oath, upon the first days of January and July in each year, of all Metallic Rail-

road-Ties containing said patented improvements manufactured by them.

III. The party of the second part agrees to pay the party of the first part five dollars as a license fee upon each and every thousand Metallic Railroad-Ties manufactured by the party of the second part containing the patented improvements: provided, that if the said fee be paid upon the days provided herein for semi-annual returns, or within ten days thereafter, a discount of fifty per cent. shall be made from said fee for prompt payment.

IV. The party of the second part agrees to put forth their best efforts and use due diligence in the manufacture and sale of the Metallic Railroad-Ties containing the said patented improvements, and if the royalties do not amount to five hundred dollars semi-annually, the party of the first part may terminate this license by serving a written notice upon the party of the second part.

V. Upon the failure of the party of the second part to make returns or to make payment of license fees, as herein provided, for thirty days after the days herein named, the party of the first part may terminate this license by serving a written notice upon the party of the second part; but the party of the second part shall not thereby be discharged from any liability to the party of the first part for any license

fees due at the time of the service of such notice.

In witness whereof, the parties above named have hereto set their hands the day and year first above written, at Chicago, County of Cook, and State of Illinois.

RICHARD DOE,

Metallic Railway Tie Company,

Per John Roe, President.

#### LICENSE :-- EXCLUSIVE-WITH ROYALTY

This agreement, made this tenth day of January, 1901, between Richard Doe, of Boston, State of Massachusetts, party of the first part, and the Roe Vending Machine Company, a corporate body under the laws of the State of New Jersey, located and doing business at the city of New York, in the State of New York, party of the second part,

Witnesseth, that whereas, Letters Patent of the United States, No. 000,000, were, on the first day of January, 1901, granted to the said party of the first part, for improvements in Coin-Controlled Machines, and whereas said party of the second part is desirous of manufacturing and selling said patented article: Now, therefore, the parties hereto have agreed as follows:

I. The party of the first part gives to the party of the second part the exclusive right to manu-

facture and sell the said patented improvements, to the end of the term of said patent, subject to the conditions hereinafter named.

II. The party of the second part agrees to make full and true returns, on the first days of January and July in each year, of all machines manufactured and sold by them containing the said patented improvements in the six calendar months last past; and if the party of the first part shall not be satisfied in any respect with any such return, then shall the party of the first part have the right, either by himself or by his attorney, to examine any and all books of account of said party of the second part concerning any items, charges, memoranda, or information relating to the manufacture or sale of said patented Coin-Controlled Machines; and upon request made, said party of the second part shall produce all such books for said examination.

III. The party of the second part agrees to pay the party of the first part five dollars as a license fee upon every one of the said patented Coin-Controlled Machines manufactured by them, the whole of said license fee for each term of six months to be due and payable on the days hereinabove provided for semi-annual returns; provided, that if said fee be paid upon the days herein provided, or within fifteen days thereafter, a discount of fifty per cent. shall be made from said fee for prompt payment.

IV. The party of the second part agrees to pay the party of the first part at least two thousand dollars, less discount, as said license fee upon each of the semi-annual terms, even though they should not make enough of said patented machines to amount to that sum at the regular royalty of five dollars each.

V. The party of the second part shall cast, or otherwise permanently place, upon every such machine made under this license the word "Doe," and in close relation thereto the word "Patented," and the number and date of said patent.

VI. The party of the second part shall not, during the life of this license, make or sell any article which can compete in the market with said Coin-Controlled Machines.

VII. Upon the failure of the party of the second part to keep each and all of the conditions of this license and agreement, the party of the first part may, at his option, terminate this license, and such termination shall not release said party of the second part from any liability due at such time to the party of the first part.

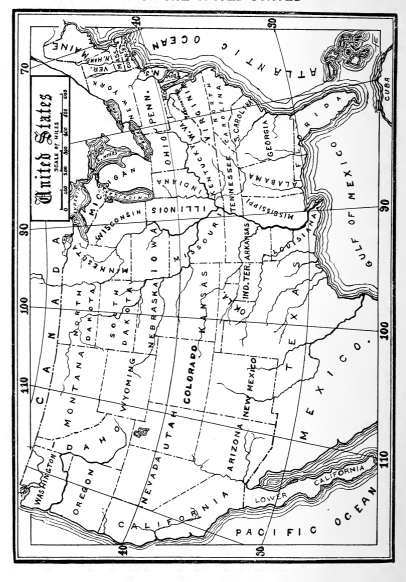
In witness whereof, the above-named parties (the said Roe Vending Machine Company, by its president) have hereto set their hands the day and year first above written.

RICHARD DOE.

Roe Vending Machine Company, By John Roe, President.



## MAP OF THE UNITED STATES



# CHAPTER X

### TABLES AND STATISTICS

#### OFFICIAL CENSUS

#### OF THE

#### UNITED STATES, BY COUNTIES, FOR 1900

(From the Bulletin of the Director of the Census)

#### ALABAMA.-Area, 50,722 square miles.

Autauga 17,915	Dale 21,189	Marengo 38,315
Baldwin 13,194	Dallas 54,657	
Barbour 35,152	Dekalb 23,558	Marion 14,494
Bibb 18,498		Marshall 23,289
Blount 23,119	Elmore 26,099	Mobile 62,740
	Escambia 11,320	Monroe 23,666
Bullock 31,944	Etowah 27,361	Montgomery 72,047
Butler 25,761	Fayette 14,132	
Calhoun 34,874	Franklin 16,511	Morgan 28,820
Chambers 32,554		Perry 31,783
Cherokee 21,096	Geneva 19,096	Pickens 24,402
·	Greene 24,182	Pike 29,172
Chilton 16,522	Hale 31,011	Randolph 21,647
Choctaw 18,136	Henry 36,147	z
Clarke 27,790	Jackson 30,508	Russell 27.083
Clay 17,099	oacason 50,500	St. Clair 19,425
Cleburne 13,206	Jefferson 140,420	Shelby 23,684
Clebume 15,200	Lamar 16,084	
Claffee 80.070		
Coffee	Lauderdale 26,559	Talladega 35,773
Colbert 22,341	Lawrence 20,124	W 31
Conecuh 17,514	Lee 31,826	Tallapoosa 29,675
Coosa 16,144		Tuscaloosa 36,147
Covington 15,346	Limestone 22,387	Walker 25,162
	Lowndes 35,651	Washington 11,134
Crenshaw 19,668	Macon 23,126	Wilcox 35,631
Cullman 17,849	Madison 43,702	Winston 9,554
	•	
TOTAL		1 202 607

## ARIZONA.-Area, 113,916 square miles.

Apache Cochise Coconino Gils Graham	9.251 5,514 4,973	Mohave Navajo Pima	3,426 8,829 14,689	Yavapai Yuma San Carlos In-	13,799 4,145
TOTAL					122,931

ARKANSAS.—Area, 52.198 square miles.			
Arkansas         12,973           Ashley         19,734           Baxter         9,298           Benton         31,611           Boone         16,896	Garland     18.773       Grant     7,671       Greene     16.979       Hempstead     24,101       Hot Spring     12.748	Newton     12,538       Ouachita     20,892       Perry     7,294       Phillips     26,561       Pike     10,301	
Bradley         9,651           Calboun         8,500           Carroll         18,848           Chicot         14,528           Clark         91,280	Howard 14,076 Independence 92,557 Izard 13,506 Jackson 18,883 Jefferson 40,972	Poinsett         7,025           Polk         18,332           Pope         21,715           Prairie         11,875           Pulaski         63,179	
Clay 15,886 Cleburne 9,628 Cleveland 11,620 Columbia 22,077 Conway 19,772	Johnson 17,448 Lafsyette 10,594 Lawrence 16,491 Lee 19,499 Lincoln 13,389	Randolph     17,156       St. Francis     17,157       Saline     13,122       Scott     13,153       Searcy     11,988	
Craighead       19,505         Crawford       21,970         Crittenden       14,529         Cross       11,051         Dallas       11,518	Little River. 13,731 Logan 90,563 Lonoke 22,544 Madison 19,864 Marien 11,377	Sebastian         36,935           Sevier         16,839           Sharp         12,199           Stone         8,100           Union         22,495	
Desha     11.511       Drew     19.451       Faulkner     20.780       Franklin     17.395       Fulton     12,917	Miller . 17,558 Mississippi . 16,384 Monroe . 16,816 Montgomery 9,444 Nevada . 16,609	Van Buren. 11,220 Washington 34,936 White 24,864 Woodruff 16,304 Yell 22,750	
TOTAL		1,311,564	

## CALIFORNIA.—Area, 188,981 square miles.

Alameda     130,197       Alpine     509       Amador     11,116       Butte     17,117       Calaveras     11,201	Humboldt. 27,104 Inyo. 4,377 Kern. 16,480	Mendocino 9 Merced	9,215 5,076
Colusa	Lassen	Napa 1 Nevada 1 Orange 1	16,451 17,789 19,696

CENSUS	OF THE UNITED	STATES 117	
Plumas 4,657 Riverside 17,897 Sacramento 45,915 San Benito 6,633 San Bernardino 27,929	Santa Barbara       18,934         Santa Clara       60,214         Santa Cruz       21,512         Shasta       17,318         Sierra       4,017	Trinity 4,383 Tulare 18,375 Tuolumne 11,166	
San Diego 35,090 San Francisco . 342,782 San Joaquin 35,452 San Luis Obispo 16,637 San Mateo 12,094	Siskiyou       16,965         Solano       24,145         Sonoma       38,486         Stanislaus       9,556         Sutter       5,886	Yuba 8,620	
Тотац		1,485,053	
•			
COLORA	ADO.—Area, 104,500 sq	are miles.	
Arapahoe	Grand	Phillips 1,583 Pitkin 7,020 Prowers 3,766	
Chaffee.       7,085         Cheyenne.       501         Clear Creek.       7,082         Conejos.       8,794         Costilla.       4,632	Kiowa.       700         Kit Carson.       1,580         Lake.       18,054         La Plata       7,016         Larimer.       12,168	Rio Grande	
Custer.       2,937         Delta.       5,487         Dolores.       1,134         Douglas.       3,120         Eagle.       3,008	Las Animas       21,84         Lincoln       926         Logan       3,299         Mesa       9,26°         Mineral       1,913	Sedgwick 971 Summit 2,744 Teller 29,002	
Elbert. 3,101 El Paso 31,602 Fremont. 15.636 Garfield. 5,835 Gilpin 6,690	Montezuma       3,05         Montrose       4,53         Morgan       3,26         Otero       11,52         Ouray       4,73	Yuma 1,729	
TOTAL		539,700	
	-		
CONNEC	TICUT.—Area, 4,674 s	quare miles.	
Hartford195.415		New London 82,758 Tolland 24,523 Windham 46,861	
TOTAL		908,355	
DELAWARE.—Area, 2,120 square miles.			
Kent 32,762   Newcastle109,697   Sussex 42,276			
TOTAL		184,735	

DISTRICT OF COLUMBIA.—Area, 60 square miles.			
THE DISTRICT		278,718	
FLOR	DA.—Area, 59,268 square	e miles.	
Alachua       32,245         Baker       4,516         Bradford       10,295         Brevard       5,158         Calhoun       5,132	Hernando       3,638         Hillsboro       36,013         Holmes       7,762         Jackson       23,377         Jefferson       16,195	Nassau.       9,654         Orange.       11,374         Osceola.       3,444         Pasco.       6,054         Polk.       12,472	
Citrus.       5,391         Clay.       5,635         Columbia.       17,094         Dade.       4,955         De Soto.       8,047	Lafayette       4.987         Lake       7,467         Lee       3,071         Leon       19,887         Levy       8,603	Putnam       11,641         St. John       9,165         Santa Rosa       10,293         Sumter       6,187         Suwanee       14,554	
Duval       39,733         Escambia       28,313         Franklin       4,890         Gadsden       15,294         Hamilton       11,881	Liberty     2,956       Madison     15,446       Manatee     4,663       Marion     24,403       Monroe     18,006		
Total	••••••••••		
	·		
GEORG	GIA.—Area, 58,000 squar	e miles.	
Appling.       12,336         Baker.       6,704         Baldwin.       17,768         Banks.       10,545         Bartow.       20,823	Clinch       8,732         Cobb       24,664         Coffee       16,169         Colquitt       13,636         Columbia       10,653	Fulton       117,363         Gilmer       10,198         Glascock       4,516         Glynn       14,317         Gordon       14,119	
Berrien       19,440         Bibb       50,473         Brooks       18,606         Bryan       6,122         Bulloch       21,377	Coweta       24,980         Crawford       10,368         Dade       4,578         Dawson       5,442         Decatur       29,454	Greene     16,542       Gwinnett     25,685       Habersham     13,604       Hall     20,752       Hancock     18,277	
Burke.       30,165         Butts.       12,805         Calhoun.       9,274         Camden.       7,669         Campbell.       9,518	Dekalb       21,112         Dodge       13,975         Dooly       26,567         Dougherty       13,679         Douglas       8,745	Haralson.       11,922         Harris.       18,009         Hart.       14,492         Heard.       11,177         Henry.       18,602	
Carroll.       26,576         Catoosa       5,823         Charlton.       3,592         Chatham       71,239         Chattahoochee.       5,790	Early       14,828         Echols       3,209         Effingham       8,334         Elbert       19,729         Emanuel       21,279	Houston. 22,641 Irwin. 13,645 Jackson. 24,039 Jasper. 15,033 Jefferson. 18,212	
Chattooga       12,952         Cherokee       15,243         Clarke       17,708         Clay       8,568         Clayton       9,598		Johnson     11,409       Jones     13,358       Laurens     25,908       Lee     10,344       Liberty     13,093	

Lincoln 7,156 Lowndes 20,036 Lumpkin 7,433	Pickens       8,641         Pierce       8,100         Pike       18,761	Terrell
McDuffie 9,804 McIntosh 6,537	Polk 17,856	Troup 24,002
7.5	Pulaski 18,489	Twiggs 8,716
Macon 14,093	Putnam 13,436	Union 8,481
Madison 13,224 Marion 10,080	Quitman 4,701 Rabun 6,285	Upson 13,670 Walker 15,661
Meriwether 23,339	Randolph 16,847	Warker 15,001
Miller 6,319	2.000 pa 10,021	Walton 20,942
	Richmond 53,735	Ware 13,761
Milton 6,763	Rockdale 7,515	Warren 11,463
Mitchell 14,767	Schley 5,499	Washington 28,227
Monroe 20,682	Screven 19,252	Wayne 9,449
Montgomery 16,359 Morgan 15,813	Spalding 17,619	Webster 6,618
Brongan 10,010	Stewart 15,856	White 5,912
Murray 8,623	Sumter 26,212	Whitfield 14,509
Muscogee 29,836	Talbot 12,197	Wilcox 11,097
Newton 16,734	Taliaferro 7,912	Wilkes 20,866
Oconee 8,602	Tattnall 20,419	77777
Oglethorpe 17,881	Momles 0.046	Wilkinson 11,440
Paulding 12,969	Taylor 9,846 Telfair 10,083	Worth 18,664
_		
Total	·····	2,216,331
IDAI	IO.—Area, 86,294 square	
Ada 11,559	Cassia 3,951	Lemhi 3,446
Bannock 11,702	Custer 2,049	Lincoln 1,784
Bear Lake 7,051	Elmore 2,286	Nez Perces 13,748 Oneida 8,933
Bingham 10,447 Blaine 4,900	Fremont 12,821	Oneida 8,933 Owyhee 3,804
Diamo	Idaho 9,121	O Wy Mee 5,001
Boise 4,174	Kootenai 10,216	Shoshone 11,950
Canyon 7,497	Latah 13,451	
TOTAL		161,772
ILLIN	OIS.—Area, 55,405 squar	e miles.
Adams 67,058	Cook1,838,735	Greene 23,402
Alexander 19,384	Crawford 19,240	Grundy 24,136
Bond 16,078	Cumberland 16,124	Hamilton 20,197
Boone 15,791	Dekalb 31,756	Hancock 32,215
Brown 11,557	Dewitt 18,972	Hardin 7,448
Bureau 41,112	Douglas 19,097	Henderson 10,836
Calhoun 8,917	Dupage 28,196	Henry 40,049
Carroll 18,963	Edgar 28,273	Iroquois 38,014
Cass 17,222	Edwards 10,345	Jackson 33,871
Champaign 47,622	Effingham 20,465	Jasper 20,160
Christian 32,790	Fayette 28,065	Jefferson 28,133
Clark 24,033	Ford 18,359	Jersey 14,612
Clay 19,553		
	Franklin 19.675	Jo Daviess 24.533
Clinton 19,824 Coles 34,146	Franklin 19,675 Fulton 46,201 Gallatin 15,836	Jo Daviess 24,533 Johnson 15,667

Kankakee       37,154         Kendall       11,467         Knox       43,612         Lake       34,504         Lasalle       87,776	Mercer	Scott.       10,455         Shelby.       32,126         Stark.       10,186         Stephenson.       34,933         Tazewell.       33,221
Lawrence.       16,523         Lee       29,894         Livingston       42,035         Logan       28,680         McDonough       28,412	Ogle. 29,129 Peoria 88,608 Perry 19,830 Piatt 17,706 Pike 31,595	Union       22,610         Vermilion       65,635         Wabash       12,583         Warren       23,163         Washington       19,526
McHenry       29,759         McLean       67,843         Macon       44,003         Macoupin       42,256         Madison       64,694	Pope.       13,585         Pulaski.       14,554         Putnam.       4,746         Randolph.       28,001         Richland.       16,391	Wayne. 27,626 White. 25,386 Whiteside. 34,710 Will 74,764 Williamson. 27,796
Marion       30,446         Marshall       16,370         Mason       17,491         Massac       13,110         Menard       14,336	Rock Island       55,249         St. Clair       86,685         Saline       21,685         Sangamon       71,593         Schuyler       16,129	Winnebago 47,845 Woodford 21,822
TOTAL		4,821,550

## INDIANA.—Area, 33,809 square milcs.

Adams.       22,2         Allen       77,2         Bartholomew       24,5         Benton       13,1         Blackford       17,2	70     Grant     54,693       24     Greene     28,530       23     Hamilton     29,914	Martin.       14,711         Miami.       28,344         Monroe.       20,873         Montgomery.       29,388         Morgan       20,457
Boone       26,3         Brown       9,7         Carroll       19,9         Cass       34,5         Clark       31,8	27   Hendricks 21,292 53   Henry 25,088 45   Howard 28,575	Newton       10,448         Noble       23,533         Ohio       4,724         Orange       16,854         Owen       15,149
Clay       34,2         Clinton       28,2         Crawford       13,4         Daviess       29,6         Dearborn       22,1	02     Jasper     14,292       76     Jay     26,818       14     Jefferson     22,913	Parke       23,000         Perry       18,778         Pike.       20,486         Porter       19,175         Posey       22,333
Decatur       19,5         Dekalb       25,7         Delaware       49,6         Dubois       20,5         Elkhart       45,6	11 Knox 32,746 24 Kosciusko 29,109 57 Lagrange 15,234	Pulaski       14,033         Putnam       21,478         Randolph       28,653         Ripley       19.881         Rush       20,148
Fayette       13,4         Floyd       39,1         Fountain       21,4         Franklin       16,3         Fulton       17,4	18 Lawrence	St. Joseph       58,881         Scott       8,307         Shelby       26,491         Spencer       22,407         Starke       10,431

Steuben 15,219	Vanderburg 71,769	Washington 19,409
Sullivan 26,005	Vermilion 15,252	Wayne 38,970
Tippecanoe 38,659	Wabash 28,235	White 19,138
Tipton 19,116	Warren 11,371	Whitley 17,328
Union 6,748	Warrick 22,329	
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TOTAL		
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10W	A.—Area, 50,914 square 1	niles.
111	1 731 . 3	35
Adair 16.192	Floyd 17,754	Monona 17,980
Adams 13,601	Franklin 14,996	Monroe 17,985
Allamakee 18,711	,	Montgomery 17,803
Appanoose 25,927	Fremont 18,546	Muscatine 28,242
Audubon 13,626	Greene 17,820	O'Brien 16,985
A.uuubou 15,020	Greene 11,020	O Dileii 10,500
70 / 00 / 00	Grundy 13,757	
Benton 25,177	Guthrie 18,729	Osceola 8,725
Blackhawk 32,399	Hamilton 19,514	Page 24,187
Boone 28,200	1	Palo Alto 14,354
Bremer 16,305	Hancock 13,752	Plymouth 22,209
Buchanan 21,427	Hardin 22,794	Pocahontas 15,339
	Harrison 25,597	
Buena Vista 16,975	Henry 20,022	Polk 82,624
Butler 17,955	Howard 14,512	Pottawattamie 54,336
Calhoun 18,569		Poweshiek 19,414
Carroll 20,319	Humboldt 12,667	Ringgold 15,325
Cass 21,274	Ida 12,327	Sac 17,639
	Iowa 19,544	
Cedar 19,371	Jackson 23,615	Scott 51,558
Cerro Gordo 20,672	Jasper 26,976	Shelby 17,932
Cherokee 16,570	,	Sioux 23,337
Chickasaw 17,037	Jefferson 17,437	
		Story 23,159
Clarke 12,440	Johnson 24,817	Tama 24,585
	Jones 21,954	
Clay 13,401 Clayton 27,750	Keokuk 24,979	Taylor 18,784
Clayton 27,750	Kossuth 22,720	Union 19,928
Clinton 43,832		Van Buren 17,354
Crawford 21,685	Lee 39,719	Wapello 35,426
Dallas 23,058		Warren 00 276
Danas 25,058		Warren 20,376
	Louisa 13,516	
Davis 15,620	Lucas 16,126	Washington 20,718
Decatur 18,115	Lyon 13,165	Wayne 17,491
Delaware 19,185		Webster 31,757
Des Moines 35,989	Madison 17,710	Winnebago 12,725
Dickinson 7,995	Mahaska 34,273	Winneshiek 23,731
Dickinson 1,995		Winnesmek 25,151
<b>7.</b> 1	Marion 24,159	
Dubuque 56,403	Marshall 29,991	Woodbury 54,610
Emmet 9,936	Mills 16,764	Worth 10,887
Fayette 29,845	Mitchell 14,916	Wright 18,227
TOTAL		
	-	
KAN	SAS.—Area, 78,418 square	e miles.
Allen 19,507	Barton 13,784	Chase 8,246
Anderson 13,938	Bourbon 24,712	Chautauqua 11,804
Atchison 28,606		Cherokce 42,694
Barber 6,594	Butler 23,363	Cheyenne 2,640

Clark     1,701       Clay     15,833       Cloud     18,071       Coffey     16,643       Comanche     1,619	Jefferson.       17,533         Jewell.       19,420         Johnson       18,104         Kearny.       1,107         Kingman.       10,663	Pottawatomie . 18,470 Pratt
Cowley       30,156         Crawford       38,809         Decatur       9,234         Dickinson       21,816         Doniphan       15,079	Kingman.       10,663         Kiowa       2,365         Labette.       27,387         Lane.       1,563         Leavenworth.       40,940	Republic       18,248         Rice       14,745         Riley       13,828         Rooks       7,960         Rush       6,134
Douglas     25,096       Edwards     3,682       Elk     11,443       Ellis     8,626       Ellsworth     9,626	Lincoln     9,886       Linn     16,689       Logan     1,962       Lyon     25,074       McPherson     21,421	Russell.     8.489       Saline.     17,076       Scott.     1,098       Sedgwick.     44,087       Seward.     822
Finney 3,469 Ford 5,497 Franklin 21,354 Geary 10,744 Gove 2,441	Marion     20,676       Marshall     24,355       Meade     1,581       Miami     21,641       Mitchell     14,647	Shawnee
Graham       5,173         Grant       422         Gray       1,264         Greeley       493         Greenwood       16,196	Montgomery. 29,039 Morris. 11,967 Morton. 304 Nemaha 20,376 Neosho. 19,254	Stanton     327       Stevens     620       Sumner     25,631       Thomas     4,112       Trego     2,722       W.Farracco     1,022
Hamilton     1,426       Harper     10,310       Harvey     17,591       Haskell     457       Hodgeman     2,032	Ness         4,535           Norton         11,325           Osage         23,659           Osborne         11,844           Ottawa         11,182           Pawnee         5,084	Wabaunsee       12,813         Wallace       1,178         Washington       21,963         Wichita       1,197         Wilson       15,621         Woodson       10,022
Jackson 17,171	•	Wyandotte 73,227
TOTAL		

## KENTUCKY.—Area, 37,680 square miles.

Adair 14,888 Allen 14.657 Anderson 10,051 Ballard 10,761 Barren 23,197	Butler       15,896         Caldwell       14,510         Calloway       17,638         Campbell       54,223         Carlisle       10,195	Edmonson       10.080         Elliott       10,387         Estill       11.669         Fayette       42.071         Fleming       17,074
Bath       14,784         Bell       15,701         Boone       11,170         Bourbon       18,069         Boyd       18,834	Carroll.     9,825       Carter.     20.228       Casey.     15.144       Christian.     37.962       Clark.     16,694	Floyd       15.552         Franklin       20,852         Fulton       11,546         Gallatin       5,163         Garrard       12,042
Boyle	Clay 15.364 Clinton 7,871 Crittenden 15.191 Cumberland 8,962 Daviess 38,667	Grant 13,239 Graves 33,204 Grayson 19,878 Green 12,255 Greenup 15,432

Hancock     8,914       Hardin     22,937       Harlan     9,838       Harrison     18,570       Hart     18,390	Logan	Perry         8,276           Pike         22,686           Powell         6,443           Pulaski         31,293           Robertson         4,900
Henderson       32,907         Henry       14,620         Hickman       11,745         Hopkins       30,995         Jackson       10,561	Magoffin     12,006       Marion     16,290       Marshall     13,692       Martin     5,780       Mason     20,446	Rockcastle       12,416         Rowan       8,277         Russell       9,695         Scott       18,076         Shelby       18,340
Jefferson       232,549         Jessamine       11,925         Johnson       13,730         Kenton       63,591         Knott       8,704	Meade       10,533         Menifee       6,818         Mercer       14,426         Metcalf       9,978         Monroe       13,053	Simpson     11,624       Spencer     7,406       Taylor     11,075       Todd     17,371       Trigg     14,073
Knox       17,372         Larue       10,764         Laurel       17,592         Lawrence       19,612         Lee       7,988	Montgomery       12,034         Morgan       12,792         Muhlenberg       20,741         Nelson       16,587         Nicholas       11,952	Trimble     7,272       Union     21,326       Warren     29,970       Washington     14,182       Wayne     14,892
Leslie       6,753         Letcher       9,172         Lewis       17,868         Lincoln       17,059         Livingston       11,354	Ohio.       27,287         Oldham.       7,078         Owen.       17,553         Owsley.       6,874         Pendleton.       14,947	Webster.       20,097         Whitley.       25,015         Wolfe.       8,764         Woodford.       13,134
TOTAL		2,147,174
LOUISI	ANA.—Area, 41,255 squa	are miles.
Acadia       23,483         Ascension       24,142         Assumption       21,620         Avoyelles       29,701         Bienville       17,588	Iberville       27,006         Jackson       9,119         Jefferson       15,321         Lafayette       22,825         Lafourche       28,882	St. Helena
Bossier.       24,153         Caddo       44,499         Calcasieu       30,428         Caldwell       6,917         Cameron       3,952	Lincoln       15,898         Livingston       8,100         Madison       12,322         Morehouse       16,634         Natchitoches       33,216	St. Mary       34,145         St. Tammany       13,335         Tangipahoa       17,625         Tensas       19,070         Terrebonne       24,464
Catahoula       16,351         Claiborne       23,029         Concordia       13,559         De Soto       25,063         East Baton       Rouge         31,153	Orleans 287,104 Ouachita 20,947 Plaquemines 13,039 Pointe Coupee 25,777 Rapides 39,578 Red River 11,548	Union       18,520         Vermilion       20,705         Vernon       10,327         Washington       9,628         Webster       15,125
East Carroll 11,373 East Feliciana 20,443 Franklin 8,890 Grant 12,902 Iberia 29,015	Richland.       11,116         Sabine       15,421         St. Bernard       5,031         St. Charles       9,072	West Baton Rouge 10,285 West Carroll 3,685 West Feliciana. 15,994

### MAINE.-Area, 31,766 square miles.

Aroostook 60,744	Knox       50,406         Lincoln       19,669         Oxford       32,238         Penobscot       76,246         Piscataquis       16,949         20,949       16,949	Waldo 24,185 Washington 45,232
Kennebec 59,117	Sagadahoc 20,330	
TOTAL		694,466

#### MARYLAND.—Area, 11,124 square miles.

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35
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### MASSACHUSETTS.—Area, 7,800 square miles.

Berkshire 95,667 Bristol 252,029 Dukes 4,561	Franklin	Plymouth113,985 Suffolk611,417 Worcester846,958
TOTAL		2,805,346

## MICHIGAN.—Area, 56,243 square miles.

Alcona       5,691         Alger       5,868         Allegan       38,812         Alpena       18,254         Antrim       16,568	Cheboygan       15,516         Chippewa       21,338         Clare       8,360         Clinton       25,136         Crawford       2,943	Houghton.       66,063         Huron       34,162         Ingham       39,818         Ionia       34,329         Iosco.       10,246
Arenac. 9,821 Baraga. 4,320 Barry 22,514 Bay. 62,378 Benzie 9,685	Delta.     23,881       Dickinson.     17,890       Eaton.     31,668       Emmet.     15,931       Genesee.     41,804	Iron.       8,990         Isabella       22,784         Jackson.       48,222         Kalamazoo.       44,310
Berrien 49,165 Branch 27,811 Calhoun 49,315 Cass 20,876 Charlevoix 13,956	Gladwin. 6,564 Gogebic. 16,738 Grand Traverse 20,479 Gratiot. 29,889 Hillsdale. 29,865	Kalkaska     7,133       Kent     129,714       Keweenaw     3,217       Lake     4,957       Lapeer     27,641       Leelanaw     10,556

Lenawee 48,40		
Livingston 19,66		Saginaw 81,222
Luce 2,98	Montmorency 3,234	St. Clair 55,228
Mackinac 7,703	8 Muskegon 37,036	
Macomb 33,24		St. Joseph 23,889
•	Oakland 44,792	Sanilac 35,055
Manistee 27,850	Oceana 16,644	Schoolcraft 7,889
	Ogemaw 7.765	
Mason 18.88		
		Van Buren 33,274
222000000000000000000000000000000000000		
Menominee 27.04		
		((CAIOTA::::: 20,020
DIOIII 00 00,10	i i i i i i i i i i i i i i i i i i i	ı
TOTAL		2.420.982
Manistee       27,856         Manitou       41,23         Mason       18,888         Mecosta       20,69         Menominee       27,04         Midland       14,43         Missaukee       9,30         Monroe       32,75	Oakland     44,792       Oceana     16,644       Ogemaw     7,765       Ontonagon     6,197       Osceola     17,859       Oscoda     1,468       Otsego     6,175       Ottawa     39,667	Sanilac       35,055         Schoolcraft       7,889         Shiawassee       33,866         Tuscola       35,890         Van Buren       33,274         Washtenaw       47,761         Wayne       348,793         Wexford       16,845

### MINNESOTA.—Area, 95,274 square miles.

MINITEDOTA.—Area, 30,214 square mines.			
Aitkin 6,743	Isanti 11,675	Ramsey170,554	
Anoka 11,313	Itasca 4.573	Red Lake 12,195	
Becker 14,375	1tasca 4,010	Redwood 17,261	
Beltrami 11,030	Jackson 14,793	Renville 23,693	
	Kanabec 4,614	Renvine 25,095	
Benton 9,912		Diag 90 000	
D:to	Kandiyohi 18,416	Rice 26,080	
Bigstone 8,731	Kittson 7,889	Rock 9,668	
Blue Earth 32,263	Lac qui Parle 14,289	Roseau 6,994	
Brown 19,787		St. Louis 82,932	
Carlton 10,017	Lake 4,654	Scott 15,147	
Carver 17,544	Lesueur 20,234		
	Lincoln 8,966	Sherburne 7,281	
Cass 7,777	Lyon 14,591	Sibley 16,862	
Chippewa 12,499	McLeod 19,595	Stearns 44,464	
Chisago 13,248		Steele 16,524	
Clay 17,942	Marshall 15,698	Stevens 8,721	
Cook 810	Martin 16,936	·	
	Meeker 17,753	Swift 13,503	
Cottonwood 12.069	Millelacs 8,066	Todd 22,214	
Crow Wing 14,250	Morrison 22,891	Traverse 7,573	
Dakota 21,733		Wabasha 18,924	
Dodge 13,340	Mower 22,335	Wadena 7,921	
Douglas 17,964	Murray 11,911	17 440244 111111 17022	
Douglas 11,001	Nicollet 14,774	Waseca 14,760	
Faribault 22.055	Nobles 14,932	Washington 27,808	
Fillmore 23,238	Norman 15,045	Watonwan 11,496	
Freeborn 21,838	1(01man 15,0±5	Wilkin 8,080	
Goodhue 31,137	Olmsted 23,119	WIKII 0,000	
Grant 8.935	Ottertai 45,375	Winona 35,686	
Grant 6,955			
Hommonia 000 240	Pine 11,546	Wright 29,157	
Hennepin 228,340	Pipestone 9,264	White Earth In-	
Houston 15,400	Polk 35,429	dian Reserva-	
Hubbard 6,578	D	tion 3,486	
	Pope 12,577	Yellow Medicine 14,602	
Total			
I UTAL		1,101,094	

## MISSISSIPPI.—Area, 47,156 square miles.

Adams.     30,111       Alcorn.     14,987       Amite.     20,708       Attala.     26,248       Benton.     10,510	Itawamba     13,544       Jackson     16,513       Jasper     15,394       Jefferson     21,292       Jones     17,846	Perry.     14,682       Pike.     27,545       Pantotoc     18,274       Prentiss.     15,788       Quitman.     5,435
Bolivar.       35,427         Calhoun.       16,512         Carroll.       22,116         Chickasaw.       19,892         Choctaw.       13,036	Kemper.       20,492         Lafavette       22,110         Lauderdale       38,150         Lawrence       15,108         Leake       17,360	Rankin     20,955       Scott.     14,316       Sharkey.     12,178       Simpson.     12,860       Smith.     13,055
Claiborne.       20,787         Clarke.       17,741         Clay.       19,568         Coahoma.       26,298         Copiah.       34,395	Lee.     21,956       Leflore     23,834       Lincoln     21,552       Lowndes     29,095       Madison     32,493	Sunflower     16,684       Tallahatchie     19,600       Tate     20,618       Tippah     12,983       Tishomingo     10,124
Covington.       13.076         De Soto.       24.751         Franklin.       13,678         Greene.       6,795         Grenada.       14,112	Marion     13,501       Marshall     27,674       Monroe     31,216       Montgomery     16,536       Neshoba     12,726	Tunica 16,479 Union 16,522 Warren 40,912 Washington 49,216 Wayne 12,539
Hancock 11,886 Harrison 21,002 Hinds 52,577 Holmes 36,828 Issaquena 10,400	Newton     19,708       Noxubee     30,546       Oktibbeha     20,183       Panola     29,027       Pearl River     6,697	Webster       18,619         Wilkinson       21,453         Winston       14,124         Yalobusha       19,742         Yazoo       43,948
TOTAL		

## MISSOURI .- Area, 67,380 square miles.

Adair     21,728       Andrew     17,332       Atchison     16,501       Audrain     21,160       Barry     25,532	Chariton.         26,826           Christian.         16,939           Clark.         15,383           Clay.         18,903           Clinton.         17,363	Harrison.     24.398       Henry.     28.054       Hickory.     9.985       Holt.     17,083       Howard.     18,337
Barton       18.253         Bates       30,141         Benton       16,556         Bollinger       14,650         Boone       28,642	Cole     20,578       Cooper     22,582       Crawford     12,959       Dade     18,125       Dallas     13,903	Howell       21,834         Iron       8,716         Jackson       195,193         Jasper       84,018         Jefferson       25,712
Buchanan       121,838         Butler       16,769         Caldwell       16,656         Callaway       25,984         Camden       13,113	Daviess     21,325       Dekalb     14,418       Dent     12,986       Douglas     16,802       Dunklin     21,706	Johnson     27,843       Knox     13,479       Laclede     16,523       Lafayette     31,679       Lawrence     31,662
Cape Girardeau       24,315         Carroll       26,455         Carter       6,706         Cass       23,636         Cedar       16,923	Franklin 30,581 Gasconade 12,298 Gentry 20,554 Greene 52,713 Grundy 17,832	Lewis     16,724       Lincoln     18,352       Linn     25,503       Livingston     22,302       McDonald     13,574

CENSUS	OF	THE	UNITED	STATES

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Macon         33,018           Madison         9,975           Maries         9,616           Marion         26,331           Mercer         14,706           Miller         15,187           Moniteau         15,931           Monroe         19,716           Mongan         12,175           New Madrid         11,280           Newton         27,001           Nodaway         32,938           Oregon         13,906           Osage         14,096	Pettis	Saline       33,703         Schuyler       10,840         Scotland       13,232         Scott       13,092         Shannon       11,247         Shelby       16,167         Stoddard       24,669         Stone       9,892         Sullivan       20,282         Taney       10,127         Texas       22,192         Vernon       31,619         Warren       9,919         Washington       14,263         Wayne       15,309         Webster       16,640	
Osage 14,096 Ozark 12,145	St. Francois 24,051	Webster 16,640 Worth 9,832	
Pemiscot. 12,115 Perry. 15,134	St. Louis 50,040 St. Louis City 575,238	Wright 17,519	
Total3,106,665			
MONTA	NA.—Area, 143,776 squa	re miles.	
Beaverhead.       5,615         Broadwater.       2,641         Carbon.       7,533         Cascade.       25,777	Flathead 9,375 Gallatin 9,553 Granite 4,328	Ravalli	
Custer 7,891 Dawson 2,443 Deerlodge 17,393 Fergus 6,937	Jefferson       5,330         Lewis and Clarke19,171       Madison       7,695         Meagher       2,526         Missoula       13,964	Sweet Grass       3,086         Teton       5,080         Valley       4,355         Yellowstone       6,212         Crow Indian Reservation       2,660	
TOTAL		942 220	

#### NEBRASKA.—Area, 75,995 square miles.

Total......243,339

Adams 18,840	Clay 15,735	Gage 30,051
Antelope 11,344	Colfax 11,211	Garfield 2,127
Banner 1,114	Cuming 14,584	
Blaine 603		Gosper 5,301
Diamo	Custer 19,758	Grant
Boone 11,689	Dakota 6,286	
Boxbutte 5,572	Dawes 6,215	Hall 17,206
Boyd 7,332	Dawson 12,214	Hamilton 13,330
Brown 3,470	Deuel 2,630	,
Buffalo 20,254		Harlan 9,370
	Dixon 10,535	Hayes 2,708
Burt 13,040	Dodge 22,298	Hitchcock 4,409
Butler 15,703	Douglas140,590	Holt 12,224
Cass 21,330	Dundy 2,434	Hooker 432
Cedar 12,467	Fillmore 15,087	
Chase 2,559		Howard 10,343
	Franklin 9,455	Jefferson 15,196
Cherry 6,541	Frontier 8,781	Johnson 11,197
Cheyenne 5,570	Furnas 12,373	Kearney 9,866

Keith 1,951	Otoe 22,288	Seward 15,690
Keyapaha 3,076	Pawnee 11,770	Sheridan 6,033 Sherman 6,550
Kimball 758	Perkins 1,702	, , , , , ,
Knox 14,343	Phelps 10,772	Sioux 2,055
Lancaster 64,835 Lincoln 11,416	Pierce 8.445 Platte 17,747	Stanton 6,959 Thayer 14,325
_	Polk 10,542	Thomas 628
Logan 960 Loup 1,305	Redwillow 9,604	Thurston 8,756
McPherson 517	Richardson 19,614	Valley 7,339
Madison 16,976	Rock 2,809	Washington 13,086
Merrick 9,255	Saline 18,252 Sarpy 9,080	Wayne 9,862 Webster 11,619
Nance 8,222		Wheeler 1,362
Nemaha 14,952	Saunders 22,085 Scotts Bluff 2,552	York 18,205
	Z,352	1 068 530
10121		
NEVA	DA.—Area, 122,090 squar	e miles.
Churchill 830	Humboldt 4,463	Ormsby 2,893
Douglas 1.534 Elko 5.688	Lander 1,534 Lincoln 3,284	Storey 3,673 Washoe 9,141
Elko 5,688 Esmeralda 1,972	Lvon 2.268	White Pine 1,961
Eureka 1,954		
TOTAL		42,335
NEW HAN	IPSHIRE.—Area, 9,280 s	onare miles
	Grafton 40,844	-
Carroll 16,895	Hillsboro112,640	Sullivan 18,009
Cheshire 31,321	Merrimack 52,430 Rockingham 51,118	
10TAL		411,588
NEW JE	RSEYArea,[3,320 squ	are miles.
Atlantic 46,402		Ocean 19,747
Bergen 78,441	Hudson386,048	
Burlington 58.241 Camden107,643	Hunterdon 34,507	Passaic155,202 Salem25,530
Cape May 13,201	Mercer 95,365	Somerset 32,948
Cumbouland #1 100	Middlesex 79,762	Sussex 24,134
Essex359.053	Monmouth 82,057 Morris 65,156	Warren 37.781
101111111111111111		
NEW ME	XICO.—Area, 121,201 sq	nare miles.
Bernalillo 28,630	Lincoln 4.953	Santa Fé 14,658
Chaves 4,773 Colfax 10,150	Mora 10,304 Otero 4,791	Sierra 3,158
Donna Ana 10,187		Socorro 12,195
Eddy 3,229	Rio Arriba 13,777	Taos 10,889
Grant 12,883	San Juan 4,828 San Miguel 22,053	Union 4,528 Valencia 13,895
Guadalupe 5,429		
Тотац		

## NEW YORK.—Area, 47,800 square miles.

Albany	Herkimer 51,049 Jefferson. 76,748 Kings 1,166,582 Lewis 27,427 Livingston. 37,059	Rensselaer 121,697 Richmond 67,021 Rockland 38,298 St. Lawrence 89,083 Saratoga 61,089
Chautauqua       88,314         Chemung       54,063         Chenango       36,568         Clinton       47,430         Columbia       43,211	Madison 40,545 Monroe 217,854 Montgomery. 47,488 Nassau. 55,448 New York 2,050,600	Schenectady       46,852         Schoharie       26,854         Schuyler       15,811         Seneca       28,114         Steuben       82,822
Cortland.       27,576         Delaware.       46,413         Dutchess.       81,670         Erie.       433,686         Essex.       30,707	Niagara       74,961         Oneida       132,800         Onondaga       168,735         Ontario       49,605         Orange       103,859	Suffolk       77,582         Sullivan       32,306         Tioga       27,951         Tompkins       33,830         Ulster       88,422
Franklin       42,853         Fulton       42,842         Genesee       34,561         Greene       31,478         Hamilton       4,947	Orleans       30,164         Oswego.       70,881         Otsego.       48,939         Putnam.       13,787         Queens       152,999	Warren
m		# 9/0 019

NORTH CAROLINA.—Area, 50,704 square miles.			
Alamance 25,665 Alexander 10,960 Alleghany 7,759	Craven 24,160 Cumberland 29,249	Hyde 9,278 Iredell 29,064 Jackson	
Anson 21,870 Ashe 19,581	Currituck 6,529 Dare 4,757 Davidson 23,403	Johnston 32,250 Jones 8,226	
Beaufort 26.404 Bertie 20,538	Davidson       23,403         Davie       12,115         Dulpin       22,405	Lenoir 18,639 Lincoln 15,498	
Bladen 17.677 Brunswick 12,657 Buncombe 44,288	Durham 26,233 Edgecombe 26,591	McDowell       12,567         Macon       12,104         Madison       20,644	
Burke	Forsyth	Martin 15,383 Mecklenburg 55,268 Mitchell 15,221	
Canden 5,474 Carteret	Gates 10,413 Graham 4,343	Montgomery 14,197 Moore 23,622	
Caswell       15,028         Catawba       22,133         Chatham       23,912         Cherokee       11,860	Granville 23,263 Greene 12,038 Guilford 39,074	Nash	
Chowan 10,258	Halifax 30,793 Harnett 15,988	Orange 14,690	
Clay	Haywood 16,222 Henderson 14,104 Hertford 14,294	Pamlico	

#### OHIO.-Area, 39,964 square miles.

Total.....

OHI	o.—mea, oo,oor aquare i	imics.
Adams       26,328         Allen       47,976         Ashland       21,184         Ashtabula       51,448         Athens       38,780	Delaware.       26,401         Erie.       37,650         Fairfield.       34,259         Fayette.       21,725         Franklin.       164,460	Jefferson.       44,857         Knox.       27,768         Lake.       21,680         Lawrence.       39,534         Licking.       47,070
Auglaize       31,192         Belmont       60,875         Brown       28,237         Butler       56,870         Carroll       16,811	Fulton       22,801         Gallia       27,918         Geauga       14,744         Greene       31,613         Guernsey       34,425	Logan       30,420         Lorain       54,857         Lucas       153,559         Madison       20,590         Mahoning       70,134
Champaign       26,642         Clark       58,939         Clermont       31,610         Clinton       24,202         Columbiana       68,590	Hamilton       409,479         Hancock       41,993         Hardin       31,187         Harrison       20,486         Henry       27,282	Marion.       28,678         Medina       21,958         Meigs.       28,620         Mercer       28,021         Miami       43,105
Coshocton       29,337         Crawford       33,915         Cuyahoga       439,120         Darke       42,532         Defiance       26,887	Highland       30,982         Hocking       24,398         Holmes       19,511         Huron       32,330         Jackson       34,248	Monroe       27,031         Montgomery       .130,146         Morgan       .17,905         Morrow       .17,879         Muskingum       53,185

Noble       19,466         Ottawa       22,213         Paulding       27,528         Perry       31,841         Pickaway       27,016	Ross       40,940         Sandusky       34,311         Scioto       40,981         Seneca       41,163         Shelby       24,625	Van Wert       30,394         Vinton       15,330         Warren       25,584         Washington       48,245         Wayne       87,870
Pike       18,172         Portage       29,246         Preble       23,713         Putnam       32,525         Richland       44,289	•	
Total	• • • • • • • • • • • • • • • • • • • •	4,157,545
OTTATI		
	OMA.—Area, 2,950 squa	
Beaver       3,051         Blaine       10,658         Canadian       15,981         Cleveland       16,388         Custer       12,264	Greer	Payne       20,909         Pottawatomie       26,412         Roger Mills       6,190         Washita       15,001         Woods       34,975
Day       2,173         Dewey       8,819         Garfield       22,076         Grant       17,273	Logan       26,538         Noble       14,015         Oklahoma       25,854         Pawnee       12,866	Woodward 7,469 Indian Reserva- tion 12,873
		,,
OREGO	ON.—Area, 102,606 square	e miles.
Baker.       15,597         Benton.       6,706         Clackamas.       19,658         Clatsop.       12,765         Columbia.       6,237	Harney. 2,598 Jackson. 13,698 Josephine. 7,517 Klamath. 3,970	Polk 9,923 Sherman 3,477 Tillamook 4,471
Coos 10,324 Crook 3,964 Curry 1,868 Douglas 14,565	Lake       2,847         Lane       19,604         Lincoln       3,575         Linn       18,603	Umatilla       18,049         Union       16,070         Wallowa       5,538         Wasco       13,199
Gilliam 3,201	Malheur 4,203 Marion 27,713	Washington 14,467 Wheeler 2,443
Grant 5,948	Morrow 4,151	Yamhill 13,420
TOTAL		413,536
PENNSYL	VANIA.—Area, 46,000 sq	uare miles.
	Cambria104,837	Cumberland 50,344
Adams       34,496         Allegheny       775,058         Armstrong       52,551         Beaver       56,432         Bedford       39,468	Cambria     7,048       Cameron     7,048       Carbon     44,510       Center     42,894       Chester     95,695	Cumberland     0343       Dauphin     114,443       Delaware     94,762       Elk     32,903       Erie     98,473
Berks       159,615         Blair       85,099         Bradford       59,403         Bucks       71,190         Butler       56,962	Clarion       34,283         Clearfield       80,614         Clinton       29,197         Columbia       39,896         Crawford       63,343	Fayette.       110,412         Forest       11,039         Franklin       54,902         Fulton       9,924         Greene       28,281

Huntingdon 34,650 Indiana 42,556 Jefferson 59,113 Juniata 16,054 Lackawanna 193,831 Lancaster 159,241 Lawrence 57,042 Lebanon 53,827 Lehigh 93,893 Luzerne 257,121 Lycoming 75,663 McKean 51,343 Mercer 57,387		Somerset       49,461         Sullivan       12,134         Susquehanna       40,043         Tioga       49,086         Union       17,592         Venango       49,648         Warren       38,946         Wayne       30,171         Westmoreland       160,175         Wyoming       17,152         York       116,418
TOTAL		6,302,115
RHODE I	SLAND.—Area, 1,306 sq	uare miles.
Bristol 13,144 Kent 29,976	Newport 32,599 Providence 328,683	Washington 24,154
TOTAL	•••••	428,556
	ROLINA.—Area, 29,385	-
	Dorchester	Marlboro.       27,639         Newberry.       30,182         Oconee.       23,634         Orangeburg.       59,663         Pickens.       19,375         Richland.       45,589         Saluda.       18,966         Spartanburg.       65,560         Sumter.       51,237         Union.       25,501         Williamsburg.       31,685         York.       41,684
TOTAL		
SOUTH D.	AKOTA.—Area, 78,932 s	quare miles.
Aurora       4,011         Beadle       8,081         Bonhomme       10,379         Brookings       12,561         Brown       15,286	Clark       6,942         Clay       9,316         Coddington       8,770         Custer       2,728         Davison       7,483	Faulk       3,547         Grant       9,103         Gregory       2,211         Hamlin       5,945         Hand       4,525
Brule       5,401         Buffalo       1,790         Butte       2,907         Campbell       4,527         Charles Mix       8,498	Day       12,254         Deuel       6,656         Douglas       5,012         Edmunds       4,916         Fall River       3,541	Hanson       4,947         Hughes       3,684         Hutchinson       11,897         Hyde       1,492         Jerauld       2,798

CENSUS	OF	THE	UNITED	CTATEC
CEMPOS	OP	$_{\rm LHL}$	UNITED	SIAIES

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Kingsbury	9,866	Miner	5,864	Stanley 1,349
Lake	9,137			Sully 1,715
Lawrence	17,897	Minnehaha	23,926	Turner 13,175
Lincoln				
Lyman	2,632			Union 11,153
•		Potter		Walworth 3,839
McCook	8,689	Roberts	12,216	Yankton 12,649
McPherson	6.327		,	Indian Reserva-
Marshall	5.942	Sanborn	4,644	tion 16,043
Meade		Spink		
	,			
TOTAL				401.570

## TENNESSEE.—Area, 45,500 square miles.

222 Trong 20,000 Equato Inition			
Anderson 17,634 Bedford 23,845	Hamilton 61,695 Hancock 11,147	Moore 5,706	
Benton 11,888	Hardeman 22,976	Morgan 9,587	
Bledsoe 6,626	TT. 11 10.010	Obion 28,286	
Blount 19,206	Hardin 19,246	Overton 13,253	
Dun Alors 15 750	Hawkins 24,267	Perry 8,800	
Bradley 15,759 Campbell 17,317	Haywood 25,189 Henderson 18,117	Pickett 5,366	
Campbell 17,511	Henry 24,208	Polk 11,357	
Carroll 24,250	11cm y 24,200	Putnam 16,890	
Carter 16,688	Hickman 16,367	Rhea 14,318	
Curtor 20,000	Houston 6,476	Roane	
Cheatham 10,112	Humphreys 13,398	Robertson 25,029	
Chester 9,896	Jackson 15,039		
Claiborne 20,696	James 5,407	Rutherford 33,543	
Clay 8,421		Scott 11,077	
Cocke 19,153	Jefferson 18,590	Sequatchie 3,326	
~ ~	Johnson 10,589	Sevier 22,021	
Coffee 15,574	Knox 74,302	Shelby153,557	
Crockett 15,867	Lake	61	
Cumberland 8,311	Lauderdale 21,971	Smith 19,026	
Davidson 122,815	Townson 15 400	Stewart 15,224	
Decatur 10,439	Lawrence 15,402 Lewis 4,455	Sullivan 24,935 Sumner 26,072	
Dekalb 16,460	Lincoln	Sumner 26,072 Tipton 29,273	
Dickson 18,635	Loudon 10,838	11pton 25,215	
Dyer 23,776	McMinn 19,163	Trousdale 6.004	
Fayette 29,701	110111111111111111111111111111111111111	Unicoi 5,851	
Fentress 6,106	McNairy 17,760	Union 12,894	
	Macon 12,881	Van Buren 3,126	
Franklin 20,392	Madison 36,333	Warren 16,410	
Gibson 39,408	Marion 17,281		
Giles 33,035	Marshall 18,763	Washington 22,604	
Grainger 15,512	3.F 40.W00	Wayne 12,936	
Greene 30,596	Maury 42,703	Weakley 32,546	
C	Meigs 7,491	White 14,157	
Grundy 7,802	Monroe 18,585	Williamson 26,429	
Hamblen 12,728	Montgomery 36,017	Wilson 27,078	
Тотац		2.020.616	

TEXAS.—Area, 237,504 square miles.

Anderson 28,0 Andrews	7 Cottle 1,002	Hansford 167   Hardeman 3,634   Hardin 5,049
Aransas 1,7 Archer 2,5		Harrison 31,878
Armstrong 1,2 Atascosa 7,1 Austin 20,6	3 Dallas 82,726	Hartley       377         Haskell       2,637         Hays       14,142
Bailey 5,3	Delta 15,249	Hemphill 815 Henderson 19,970
Bastrop	Dewitt 21,311	Hidalgo 6,837 Hill 41,355 Hockley. 44
Bell	2 Dimmit 1,106 Donley 2,756	Hood 9,146 Hopkins 27,950
Blanco 4,70 Borden 7' Bosque 17,30	6 Eastland 18,971	Houston 25,452 Howard 2,528 Hunt 47,295
Bowie	1 Edwards 3,108 Ellis 50,059	Hutchinson 303 Iron. 848
Brazos       18,8         Brewster       2,3         Briscoe       1,2	6 Erath 29,966	Jack       10,224         Jackson       6,094         Jasper       7,138
Brown 16,00 Burleson 18,30	7 Fannin 51,793 Fayette 36,542	Jeff Davis 1,150 Jefferson 14,239
Burnet       10,59         Caldwell       21,70         Calhoun       2,39	5 Floyd 2,020	Johnson       33,819         Jones       7,053         Karnes       8,681
Callahan 8,76 Cameron 16,09	5 Fort Bend 16,538 Franklin 8.674	Kaufman 33,376 Kendall 4,103
Carson 9,14 Carson 46 Cass 22,84	6   Freestone 18.910 9   Frio 4,200	Kent
Chambers 3,04	6 Galveston 44,116	King 490 Kinney 2,447
Cherokee       25,18         Childress       2,15         Clay       9,25	48 Gillespie 8,229 Glasscock 286	Knox 2,322 Lamar 48,627 Lamb
Coke 3,45	Gonzales 28,882	Lampasas 8,625 Lasalle 2,303
Coleman 10,07 Collin 50,08 Collingsworth 1,23 Colorado 22,20	7 Grayson 63,661 3 Gregg 12,343	Lavaca
Comal 7,00	8 Grimes 26,106 Guadalupe 21,385	Limestone 32,573 Lipscomb 790
Concho	7 Hall 1,670	Live Oak. 2,268 Llano 7,301

Loving 33	Parker 25,823	Tarrant 52,376
Lubbock 293	Parmer 34	Taylor 10,499
	Pecos 2,360	Terry 48
Lynn 17	Polk 14,447	Throckmorton . 1,750
McCulloch 3,960		Titus 12,292
McLennan 59,772	Potter 1,820	
McMullen 1,024	Presidio 3,673	Tom Green 6,804
Madison 10,432	Rains 6,127	Travis 47,386
35 1. 10 774	Randall 963	Trinity 10,976
Marion 10,754	Red River 29,893	Tyler 11,899
Martin 332	Doorson 1 947	Upshur 16,266
Mason 5,573	Reeves 1,847	Upton 48
Matagorda 6,097	Refugio 1,641 Roberts 620	
Maverick 4,066	Roberts 620 Robertson 31,480	Uvalde 4,647 Valverde 5,263
Medina 7,783	Rockwall 8,531	Van Zandt 25,481
Menard 2,011	ROCKWall 0,001	Victoria 13,678
Midland 1,741	Runnels 5,379	VICEOTIA 10,010
Milam 39,666	Rusk 26,099	Walker 15,813
Mills 7,851	Sabine 6,394	Waller 14,246
MINIS *,001	San Augustine. 8,434	Ward 1,451
Mitchell 2,855	San Jacinto 10,277	Washington 32,931
Montague 24,800	Dan Sacinto 10,211	Webb 21,851
Montgomery 17,067	San Patricio 2,372	1,000
Moore 209	San Saba 7,569	Wharton 16,942
Morris 8,220	Schleicher 515	Wheeler 636
2,000	Scurry 4,158	Wichita 5,806
Motley 1,257	Shackelford 2,461	Wilbarger 5,759
Nacogdoches 24,663	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Williamson 38,072
Navarro 43,374	Shelby 20,452	
Newton 7,282	Sherman 104	Wilson 13,961
Nolan 2,611	Smith 37,370	Winkler 60
	Somervell 3,498	Wise 27,116
Nueces 10,439	Starr 11,469	Wood 21,048
Ochiltree 267		
Oldham 349	Stephens 6,466	Yoakum 26
Orange 5,905	Sterling 1,127	Young 6,540
Palo Pinto 12,291	Stonewall 2,183	Zapata 4,760
70 1 01 101	Sutton 1,727	Zavalla 792
Panola 21,404	Swisher 1,227	
Mom : r		9 040 510
TOTAL	• • • • • • • • • • • • • • • • • • • •	
TIMA	TT 1 01 1W4	••
UTA	H.—Area, 84,476 square	miles.
Dogwon 9.619	Trans. 10.000	Gordon 0 4F1
Beaver 3,613	Juab 10,082	Sevier 8,451
Boxelder 10,009 Cache 18,139	Vana 1 011	Cummit 0.490
	Kane 1,811	Summit 9,439 Tooele 7,361
Carbon. 5,004 Davis. 7,996	Millard 5,678 Morgan 2,045	Tooele 7,361 Uinta 6,458
Davis 1,990	Morgan 2,045 Piute 1,954	Utah 32,456
Emery 4,657	Rich 1,946	Cui 30,400
Garfield 3,400	1,040	Wasatch 4,736
Grand 1,149	Salt Lake 77,725	Washington 4,612
Iron 3,546	San Juan 1,023	Wayne 1,907
	Sanpete 16,313	
	-	
TOTAL		276,749

## VERMONT.—Area, 10,212 square miles.

Bennington	21,705 24,381 39,600	Grand Isle Lamoille Orange	4,462 12,289 19,313	Rutland
Tomat				949 641

## VIRGINIA.—Area, 38,352 square miles.

	· -	
Accomac 32,570	Frederick 18,400	Nottoway 12,366
Albemarle 34,920	Frederick 15,400	
	C11 10 700	
Alexandria 20,959	Giles 10,793	Page 13,794
Alleghany 16,330	Gloucester 12,832	
Amelia 9,037	Goochland 9,519	Patrick 15,403
	Grayson 16,853	Pittsylvania 63,414
Amherst 17,864	Greene 6,214	Powhatan 6,824
Appomattox 9,662	0.20020	Prince Edward. 15,045
Augusta 39,659	Greenesville 9,758	Prince George. 7,752
	Traisfar 97 107	Time deorge. 1,102
Bath 5,595	Halifax 37,197	D.: 11 100
Bedford 30,356	Hanover 17,618	Princess Anne. 11,192
	Henrico 115,112	Prince William. 11,112
Bland 5,497	Henry 19,265	Pulaski 14,609
Botetourt 17,161		Rappahannock. 8,843
Brunswick 18,217	Highland 5,647	Richmond 7,088
Buchanan 9,692	Isle of Wight 13,102	
Buckingham 15,266	James City 5,732	Roanoke 37.332
Ducking nam 10,200	King and Queen 9,265	Rockbridge 24,187
Comphall 40 147		
Campbell 42,147	King George 6,918	Rockingham 33,527
Caroline 16,709		Russell 18,031
Carroll 19,303	King William 8,380	Scott 22,694
Charles City 5,040	Lancaster 8,949	
Charlotte 15,343	Lee 19,856	Shenandoah 20,253
	Loudoun 21.948	Smyth 17,121
Chesterfield 28,519	Louisa 16,517	Southampton 22,848
Clarke 7,927		Spottsylvania 14,307
Craig 4,293	Lunenburg 11,705	Stafford 8.097
Culpeper 14,123	Madison 10,216	Stationa C,004
Cumberland 8,996	Mathews 8,239	Surry 8,469
Cumberland 0,550	Moolslambana 96 EE1	
Tital warm	Mecklenburg 26,551	Sussex 12,082
Dickenson 7,747	Middlesex 8,220	Tazewell 23,384
Dinwiddie 15,374		Warren 8,837
Elizabeth City 19,460	Montgomery 19,196	Warwick 15,524
Essex 9,701	Nansemond 23,078	
Fairfax 18,580	Nelson 16,075	Washington 33,574
	New Kent 4,865	Westmoreland., 9,243
Fauquier 23,374	Norfolk 114,831	Wise 19,653
Floyd 15,388		Wythe 20,437
Fluvanna 9,050	Northampton 13,770	York
Franklin 25,953	Northumberland. 9,846	

## WASHINGTON.—Area, 69,994 square miles.

Adams	4,840 3,366	Island 1,870 Jefferson 5,712	San Juan 2,928
	15,124	King110,053	Skagit 14,272
Chelan	3,931		Skamania 1,688
Clallam	5,603	Kitsap 6,767	Snohomish 23,950
		Kittitas 9,704	Spokane 57,542
Clarke	13,419	Klickitat 6,407	Stevens 10,543
Columbia	7,128	Lewis 15,157	
Cowlitz	7,877	Lincoln 11,969	Thurston 9,927
Douglas	4,926		Wahkiakum 2,819
Ferry	4,562		
	•	Okanogan 4,689	Whatcom 24,116
Franklin	486	Pacific 5,983	Whitman 25,360
Garfield	3,918	Pierce 55,515	Yakima 13,462
Потит			E10 109
I OTAL			

## WEST VIRGINIA.—Area, 23,000 square miles.

Barbour 14,198	Kanawha 54,696	Pocahontas 8,572	
Berkeley 19,469	11ana 11 na	Preston 22,727	
	T amail 16 000		
Boone 8,194	Lewis 16,980	Putnam 17,330	
Braxton 18,904	Lincoln 15,434		
Brooke 7,219	Logan 6,955	Raleigh 12,436	
	McDowell 18,747	Randolph 17,670	
Cabell 29,252	Marion 32,430	Ritchie 18,901	
Calhoun 10,266	,	Roane 19,852	
Clay 8,248	Marshall 26,444	Summers 16,265	
Doddridge 13,689	Mason 24,142		
Fayette 31,987	Mercer 23,023	Taylor 14,978	
,	Mineral 12,883	Tucker 13,433	
Gilmer 11.762	Mingo 11,359	Tyler 18,252	
Grant	mingo 11,000	Upshur 14,696	
	3/5		
Greenbrier 20,683	Monongalia 19,049	Wayne 23,619	
Hampshire 11,806	Monroe 13,130		
Hancock 6,693	Morgan 7,294	Webster 8,862	
	Nicholas 11,403	Wetzel 22,880	
Hardy 8,449	Ohio	Wirt 10,284	
Harrison 27,690		Wood 34,452	
Jackson 22,987	Pendleton 9,167	Wyoming 8,380	
Jefferson 15,935	Pleasants 9,345		
ochorson 10,500	1 1 casamis 5,040	I	
M		050 000	
Total958,800			

## WISCONSIN.—Area, 53,924 square miles.

Ashland	20,176	Buffalo Burnett	7,478	Crawford	17,286
		Calumet			
Bayfield	14,392	Chippewa	33,037	Dodge	46,631
Brown	46,359	Clark	25.848	Door	17.583

# 138 POINTERS FOR PATENTEES

Douglas 36,335	Lincoln 16,269	Rock 51,203
Dunn 25,043		St. Croix 26,830
Eau Claire 31,692	Manitowoc 42,261	Sauk 33,006
Florence 3,197	Marathon 43.256	2 2 200
Fond du Lac 47,589	Marinette 80,822	Sawyer 3,593
1 000	Marquette 10,509	Shawano 27,475
Forest 1,396	Milwaukee330,017	Sheboygan 50,345
Grant 38,881	Mannes 99 100	Taylor 11,262
Green Lake 22,719 Green Lake 15,797	Monroe 28,103 Oconto 20,874	Trempealeau 23,114
Iowa 23,114	Oconto 20,874 Oneida 8,875	Vernon 28,351
10 10 25,114	Outagamie 46.247	Vilas 4,929
Iron 6.616	Ozaukee 16,363	Walworth 29,259
Jackson 17,466	OZAGICO 10,000	Washburn 5,521
Jefferson 34,789	Pepin 7,905	Washington 23,589
Juneau 20.629	Pierce 23,943	g.,,
Kenosha 21,707	Polk 17,801	Waukesha 35,229
	Portage 29,483	Waupaca 31.615
Kewaunee 17,212	Price 9,106	Waushara 15.972
La Crosse 42,997	70 1	Winnebago 58.225
Lafayette 20,959	Racine 45,644	Wood 25,865
Langlade 12,553	Richland 19,483	
TOTAL		2.069.049

## WYOMING.—Area, 97,883 square miles.

Bighorn	4,328 9,589 3,337	Johnson Laramie Natrona	2,361 20,181 1,785	Sweetwater       8,455         Uinta       12,223         Weston       3,203         Yellowstone Park       369
TOTAL				00 891

## POPULATION OF CITIES

OF THE

# UNITED STATES

## Having over 25,000 Inhabitants

## Census of 1900

New York, N. Y 3,437,202 Chicago, Ill 1,698,575 Philadelphia, Pa 1,293,697 St. Louis, Mo 575,238 Boston, Mass 560,892	New Haven, Conn       108,027         Paterson, N. J.       105,171         Fall River, Mass.       104,863         St. Joseph, Mo.       102,979         Omaha, Neb.       102,555
Baltimore, Md.       508,957         Cleveland, Ohio.       381,768         Buffalo, N. Y.       352,387         San Francisco, Cal.       342,782         Cincinnati, Ohio       325,902	Los Angeles, Cal.       102,479         Memphis, Tenn       102,320         Scranton, Pa       102,026         Lowell, Mass       94,969         Albany, N. Y.       94,151
Pittsburg, Pa.       321,616         New Orleans, La.       287,104         Detroit, Mich.       285,704         Milwaukee, Wis.       285,315         Washington, D. C.       278,718	Cambridge, Mass.       91,886         Portland, Ore       90,426         Atlanta, Ga       89,872         Grand Rapids, Mich       87,565         Dayton, Ohio       85,333
Newark, N. J.       246,070         Jersey City, N. J.       206,433         Louisville, Ky       204,731         Minneapolis, Minn       202,718         Providence, R. I.       175,597	Richmond, Va.       85,050         Nashville, Tenn       80,865         Seattle, Wash       80,671         Hartford, Conn       79,850         Reading, Pa.       78,961
Indianapolis, Ind     169,164       Kansas City, Mo     163,752       St. Paul, Minn     163,065       Rochester, N. Y     162,608       Denver, Col     133,859	Wilmington, Del.       76,508         Camden, N. J.       75,935         Trenton, N. J.       73,307         Bridgeport, Conn       70,996         Lynn, Mass       68,513
Toledo, Ohio       131,822         Allegheny, Pa       129,896         Columbus, Ohio       125,560         Worcester, Mass       118,421         Syracuse, N. Y.       108,874	Oakland, Cal       66,960         Lawrence, Mass       62,559         New Bedford, Mass       62,442         Des Moines, Iowa       62,139         Springfield, Mass       62,059

Somerville, Mass       61,643         Troy, N. Y       60,651         Hoboken, N. J       59,364         Evansville, Ind.       59,007         Manchester, N. H       56,987	Johnstown, Pa.       35,986         Elmira, N. Y.       35,672         Allentown, Pa.       35,416         Davenport, Iowa       35,254         McKeesport, Pa.       34,227
Utica, N. Y       56,383         Peoria, Ill.       56,100         Charleston, S. C       55,807         Savannah, Ga       54,244         Salt Lake City, Utah       53,531	Springfield, Ill.       34,159         Chelsea, Mass.       34,072         Chester, Pa.       33,988         York, Pa.       33,708         Malden, Mass       33,664
San Antonio, Tex.       53,321         Duluth, Minn       52,969         Erie, Pa       52,738         Elizabeth, N. J.       52,130         Wilkesbarre, Pa       51,721	Topeka, Kan       33,608         Newton, Mass       33,587         Sioux City, Iowa       33,111         Bayonne, N. J       32,722         Knoxville, Tenn       32,637
Kansas City, Kan.       51,418         Harrisburg, Pa.       50,167         Portland, Me.       50,145         Yonkers, N. Y.       47,931         Norfolk, Va.       46,624	Chattanooga, Tenn       32,490         Schenectady, N. Y.       31,682         Fitchburg, Mass       31,531         Superior, Wis.       31,091         Rockford, Ill       31,051
Waterbury, Conn.       45,859         Holyoke, Mass.       45,712         Fort Wayne, Ind.       45,115         Youngstown, Ohio.       44,885         Houston, Tex.       44,638	Taunton, Mass       31,036         Canton, Ohio       30,667         Butte, Mont       30,470         Montgomery, Ala       30,346         Auburn, N. Y       30,345
Covington, Ky     42,938       Akron, Ohio     42,728       Dallas, Tex     42,638       Saginaw, Mich     42,345       Lancaster, Pa     41,459	East St. Louis, Ill       29,655         Joliet, Ill.       29,353         Sacramento, Cal       29,282         Racine, Wis.       29,102         La Crosse, Wis       28,895
Lincoln, Neb       40,169         Brockton, Mass       40,063         Binghamton, N.Y       39,647         Augusta, Ga       39,411         Pawtucket, R. I.       39,231	Williamsport, Pa.       28,757         Jacksonville, Fla.       28,429         Newcastle, Pa.       28,339         Newport, Ky.       28,301         Oshkosh, Wis.       28,284
Altoona, Pa.       38,973         Wheeling, W. Va       38,578         Mobile, Ala.       33,469         Birmingham, Ala       38,415         Little Rock, Ark       38,807	Woonsocket, R. I.       28,204         Pueblo, Col.       28,157         Atlantic City, N. J.       27,838         Passaic, N. J.       27,777         Bay City, Mich.       27,628
Springfield, Ohio       38,253         Galveston, Tex.       37,789         Tacoma, Wash       37,114         Haverhill, Mass.       37,175         Spokane, Wash       36,648	Fort Worth, Tex. 26,688 Lexington, Ky 26,369 Gloucester, Mass 26,121 South Omaha, Neb 26,001 New Britain, Conn 25,998
Terre Haute, Ind.       36,673         Dubuque, Iowa.       36,297         Quincy, Ill.       36,252         South Bend, Ind.       35,999         Salem, Mass.       35,956	Council Bluffs, Iowa       25,802         Cedar Rapids, Iowa       25,656         Easton, Pa       25,238         Jackson, Mich       25,180

# POPULATION, NUMBER OF COUNTIES, FARMS, AND FAMILIES, IN EACH STATE

(Compiled from the Census Bulletin, 1900, and the Census of 1890)

STATES AND TERRITORIES.	POPULA- TION, 1900.	Coun- ties, 1900.	Number of Farms, 1890.	Number of Families, 1890.
Maine	694,466	16	62,013	150,355
New Hampshire	411,588	10	29,151	87,348
Vermont	343,641	14	32,573	75,869
Massachusetts	2,805,346	14	34,374	479,790
Rhode Island	428,556	5	5,500	75,010
Connecticut	908,355	8	26,350	165,890
New York	7,268,012	61	226,223	1,308,015
New Jersey	1,883,669	21	30,828	308,339
Pennsylvania	6,302,115	67	211,557	1,061,626
N. Atlantic Division.	21,045,748	216	658,569	3,712,242
Delaware	184.735	3	9,381	34,578
Maryland	1,190,050	24	40,798	202,179
District of Columbia	278,718		382	43,967
Virginia	1,854,184	100	127,600	304,673
West Virginia	958,800	55	72,773	140,359
North Carolina	1,893,810	97	178,359	306,952
South Carolina	1,340,316	41	115,008	222,941
Georgia	2,216,331	137	171,071	352,059
Florida	528,542	45	34,228	80,059
S. Atlantic Division.	10,445,486	533	649,600	1,687,767
Ohio	4,157,545	88	251,430	785,291
Indiana	2,516,462	92	198,167	467,146
Illinois	4,821,550	102	240,681	778,015
Michigan	2,420,982	85	172,344	455,004
Wisconsin	2,069,042	70	146,409	335,456

0	POPULA-	Coun-	NUMBER OF	NUMBER OF
STATES AND	TION,	TIES,	FARMS,	FAMILIES,
TERRITORIES.	1900.	1900.	1890.	1890.
Minnesota	1,751,394	82	116,851	247,97
Iowa	2,231,853	99	201,903	388,51
Missouri	3,106,665	115	238,043	528,29
North Dakota	319,146	39	27,611	38,47
South Dakota	401,570	53	50,158	70.25
Nebraska	1,068,539	90	113,608	206,82
Kansas	1,470,495	106	166,617	297,35
N. CENTRAL DIVISION	26,835,243	1,021	1,923,822	4,598,60
Kentucky	2,147,174	119	179,264	354,46
Tennessee	2,020,616	96	174,412	334,19
Alabama	1,828,697	66	157,772	287,29
Mississippi	1,551,270	75	144,318	241,14
Louisiana	1,381,625	59	69,294	214,12
Texas	3,048,710	246	228,126	411,25
Oklahoma	398,245	24	8,826	15,02
Arkansas	1,311,564	75	124,760	213,62
S. CENTRAL DIVISION	13,687,901	760	1,086,772	2,071,12
Montana	243,329	24	5,603	27,50
Wyoming	92,513	13	8,125	12,06
Colorado	<b>539.70</b> 0	57	16,389	84,27
New Mexico	195.310	20	4,458	35,50
Arizona	122,931	13	1,426	18,49
Utah	276,749	27	10,517	38,81
Nevada	42,335	14	1,277	10,17
Idaho	161,772	21	6,603	18,11
Washington	518,103	36	18,056	70,97
Oregon	413,536	33	25,530	63,79
California	1,485,053	57	52,894	245,71
Western Division	4,091,331	315	145,878	620,41
N. ATLANTIC DIVISION.	21,045,748	216	658,569	3,712,24
S. ATLANTIC DIVISION.	10,445,486	533	649,600	1,687,70
N. CENTRAL DIVISION	26,335,243	1,021	1,923,822	4,598,60
S. CENTRAL DIVISION.	13,687,901	760	1,086,772	2,071,12
Western Division	4,091,331	315	145,878	620,41
GRAND TOTAL	75,605,709	2,845	4,564,641	12,690,15

# TABLE OF OCCUPATIONS

# Census of 1890

ALL OCCUPATIONS (persons engaged in)	22,735,661
-	
Agriculture, Fisheries, and Mining, total, 9,013,8	36
Agricultural laborers. Apiarists Dairymen and dairywomen.	3,004,061
Apiarists	1,773
Dairymen and dairywomen	. 17,895 . 5,281,557
Farmers, planters, and overseers  Fishermen and oystermen	60,162
Gardeners, florists, nurserymen, and vine growers	72,601
Lumbermen and raftsmen.	65,866
Miners (coal)	208,545
Miners (not otherwise specified)	. 141,047
Quarrymen. Stock raisers, herders, and drovers.	37,656
Stock raisers, herders, and drovers	. 70,729
Wood choppers	33,697
Other agricultural pursuits	. 17,747
Professional Service, 944,333	
Actors	
Architects	. 8,070
Artists and teachers of art	22,496
Authors and literary and scientific persons	6,714
Chemists, assayers, and metallurgists	4,503
Clergymen. Dentists.	
Designers, draughtsmen, and inventors	9.391
Engineers (civil, mechanical, electrical, and mining and sur veyors).	- 0,001
veyors)	43,239
Journalists.	. 21,849
Lawyers	89,630
Musicians and teachers of music	62,155
Officers of the United States army and navy	2,926
Officials (Government). Physicians and surgeons.	79,664 104,80 <b>5</b>
Professors in colleges and universities.	5.392
Teachers	0,000
	341 959
Theatrical managers, showmen, etc	18,055
Theatrical managers, showmen, etc	18,055
Theatrical managers, showmen, etc. Veterinary surgeons. Other professional service.	18,055 6,494

#### DOMESTIC AND PERSONAL SERVICE, 4,360,577

Barbers and hairdressers	84.982
Bartenders	55,806
Datellucis Island began become	44,349
Boarding and lodging house keepers	
Engineers and firemen (not locomotive)	139,765
Hotel keepers	44,076
Housekeepers and stewards	92,036
Hunters, trappers, guides, and scouts	2.534
Janitors	21,556
Laborers (not specified)	1,910,010
Launderers and laundresses	248,462
Nurses and midwives	47,586
Restaurant keepers	19,283
Saloon keepers	71,385
Comments	
Servants	1,404,791
Sextons	4,982
Soldiers, sailors, and marines (United States)	27.819
Watchman policemen and detectives	74.629
watchmen, poncemen, and detectives	10,000
Other domestic and personal service	13,063

#### TRADE AND TRANSPORTATION, 3,326,122

Agents (claim, commission, real estate, insurance, etc.) and	
collectors	174,582
Auctioneers.	3,205
Bankers and brokers (money and stocks)	30,008
Boatmen and canalmen	16,716
Bookkeepers and accountants	159,374
Brokers (commercial)	5,960
Clerks and copyists	557,358
Commercial travellers.	58,691
Draymen, hackmen, teamsters, etc.	868,499
Foremen and overseers.	36,084
Hostlers	54.036
Hucksters and pedlers	59.083
Livery stable keepers.	26,757
Locomotive engineers and firemen	79.463
Merchants and dealers in drugs and chemicals (retail)	46,375
Merchants and dealers in drygoods (retail)	42,527
Merchants and dealers in groceries (retail)	114,997
Merchants and dealers in groceries (retail)	10,078
Merchants and dealers in wines and liquors (wholesale)	3,643
Merchants and dealers in wines and inquors (wholesale)	
Merchants and dealers not specified (retail)	446,262
Merchants and dealers (wholesale), importers and simpping	07 449
merchants	27,443
Messengers, and errand and office boys	51,355
Newspaper carriers and newsboys	<b>5,2</b> 88
Officials of banks and insurance, trade, transportation, trust	00.000
and other companies	39,900
Packers and shippers	24,946
Pilots	4,259
Porters and helpers (in stores and warehouses)	24,356
Sailors	55,899
Salesmen and saleswomen	264,394
Steam railroad employés (not otherwise specified)	382,750
Stenographers and typewriters	33,418

#### TRADE AND TRANSPORTATION.—Continued.

Street railway employés	37,434
Telephone and telegraph operators	52,214
Telephone and telegraph linemen and electric light and power	,
company employés	11,134
Undertakers	9,891
Weighers, gaugers, and measurers	3,860
Weighers, gaugers, and measurers	3.883

#### MANUFACTURING AND MECHANICAL INDUSTRIES, 5,091,293

Agricultural implement makers (not otherwise classified)	3,755
Apprentices (blacksmiths')	4,244
Apprentices (boot and shoe makers')	1,031
Apprentices (carpenters and joiners')	6,760
Apprentices (carriage and wagon makers')	852
Apprentices (dressmakers').	4,340
Apprentices (leather curriers', etc.)	421
Apprentices (machinists')	9.738
Apprentices (masons')	1,927
Apprentices (milliners')	1,204
Apprentices (painters'). Apprentices (plumbers').	2,321
Apprentices (plumbers')	4,624
Apprentices (printers')	4,635
Apprentices (failors')	2.625
Apprentices (tinsmiths')	2,037
Apprentices (tinsmiths'). Apprentices (not otherwise specified)	35,698
Artificial flower makers	3,046
Bakers	60,197
Basket makers	5,225
Blacksmiths	205,337
Bleachers, dyers, and scourers	14,210
Bone and ivory workers	1.691
Bookbinders	23,858
Boot and shoe makers and repairers	213,544
Bottlers and mineral and soda-water makers.	7,230
Box makers (paper)	17,757
Roy makers (wood)	10,883
Brass workers (not otherwise specified) Brewers and maltsters Brick and tile makers and terra cotta workers	17,265
Brewers and maltsters	20,362
Brick and tile makers and terra cotta workers	60,214
Britannia workers	904
Broom and brush makers.	10.115
Builders and contractors.	45,988
Butchers	105,456
Butter and cheese makers	11.211
Button makers	2,601
Cabinet makers	35,915
Candle, soap, and tallow makers	3,450
Carpenters and joiners	611,482
Carpet makers	22,302
Carpet makers	34,538
Charcoal, coke, and lime burners	8,704
Chemical works employés	3,628
Clock and watch makers and repairers	25,252
Compositors.	30,060
Confectioners	23.251
	40,401

#### MANUFACTURING AND MECHANICAL INDUSTRIES .- Continued.

~	484 400
Cooper workers.	47,486
Cooper workers	3,384
Corset makers	6,533
Cotton mill operatives.	
Cotton min operatives	173,142
Distillers and rectifiers	3,314
Door, sash, and blind makers	5.041
Dressmakers	289,164
Electronleters	
Electroplaters. Electrotypers and stereotypers	2,756
Electrotypers and stereotypers	1,471
Engravers Fertilizer makers	8,320
Fertilizer makers	732
Fish curers and packers	
Fish curers and packers	1,279
Gas works employés.	5,224
Glass workers	34,382
Glove makers	6,416
Cald and allows weathers	
Gold and silver workers Gunsmiths, locksmiths, and bell hangers.	20,263
Gunsmiths, locksmiths, and bell hangers	9,158
Hair workers	1,254
Harness and saddle makers and renairers	43,480
Hat lead on makers and reparters	
Hat and cap makers	24,013
Hat and cap makers Hosiery and knitting mill operatives Iron and steel workers Lace and embroidery makers	29,555
Iron and steel workers	144,921
Lace and embroidery makers	5,256
Tasland sine weekers	
Lead and zinc workers Leather curriers, dressers, finishers, and tanners	4,616
Leather curriers, dressers, finishers, and tanners	39,332
Machinists	177,090
Manufacturers and officials of manufacturing companies	101,610
Marble and stone cutters.	
Marble and stone cutters.	61,070
Masons (brick and stone) Meat and fruit packers, canners, and preservers	158,918
Meat and fruit packers, canners, and preservers	5.830
Meat and fruit packers, camers, and preservers.  Mechanics (not otherwise specified).  Mill and factory operatives (not specified).  Millers (flour and grist).  Milliners  Model and pattern makers	15,485
Motal montrons (not otherwise specified)	16,694
Metal Workers (not other wise specified)	
Mill and factory operatives (not specined)	93,596
Millers (flour and grist)	52,841
Milliners	60,842
Model and nottown malrors	10,300
Model and pattern makers	
Moulders	66,289
Musical instrument makers (not otherwise specified)	652
Nail and tack makers	4,583
	9,147
Oil marks applicate	
Oil works employes	5,624
Painters, glaziers, and varnishers	219,912
Paper hangers	12,369
Paper mill operatives	27,817
Photographers	20.840
notographers.	
Oil works employes Oil works employés Painters, glaziers, and varnishers Paper hangers Paper mill operatives Photographers Piano and organ makers and tuners	14,683
Plasterers. Plumbers and gas and steam fitters.	39,002
Plumbers and gas and steam fitters	56,607
Pottors	14,928
Download and antiful and an allowed	
Powder and cartridge makers	1,385
Potters Powder and cartridge makers Printers, lithographers, and pressmen	86,893
Print works operatives	6,701
Publishers of books, mans, and newspapers	6,284
Print works operatives Publishers of books, maps, and newspapers Roofers and slaters Rope and cordage makers	7,043
Dana and anadana malana	
Rope and coroage makers	8,001
Rubber factory operatives	16,162
Sail, awning, and tent makers	3,257
Salt works employée	1,765
Salt works employés Saw and planing mill employés	
Day and blaming mill emblokes	133,637

#### MANUFACTURING AND MECHANICAL INDUSTRIES .- Continued.

Seamstresses	150,044
Sewing machine makers (not otherwise classified)	880
Sewing machine operators	7.126
Ship and boat builders	22,951
Shirt, collar, and cuff makers	21.097
Silk mill operatives	34,855
Starch makers	746
Steam boiler makers	21,339
	8.932
Stove, furnace, and grate makers	3,666
Straw workers	
Sugar makers and refiners	2,616
Tailors and tailoresses	185,400
Tinners and tinware makers	55,488
Tobacco and cigar operatives	111,385
Tools and cutlery (not otherwise specified)	17,985
Trunk, valise, leather case, and pocket-book makers	6,297
Umbrella and parasol makers	3,403
Upholsterers	25,666
Well borers	4,854
Wheelwrights	12,856
Whitewashers	3,996
Wire workers	12,319
Wood workers (not otherwise specified)	67,360
Woolen mill operatives	84,109
Other persons in manufacturing and mechanical industries	76,714
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